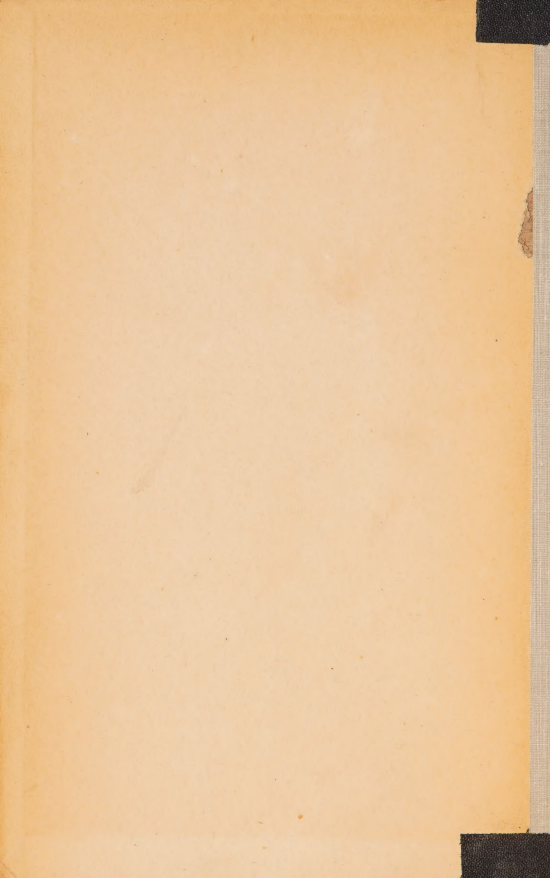
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CANADIAN WAR ORDERS AND REGULATIONS 1942

WARTIME PRICES AND TRADE BOARD

OFFICE CONSOLIDATION ADMINISTRATORS' ORDERS NOS. A-1 TO A-538

To December 31, 1942

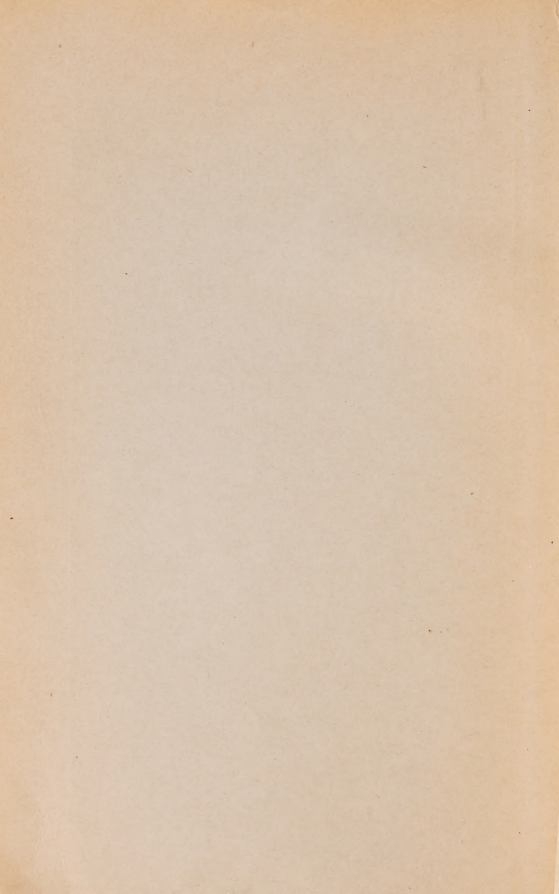
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Published under authority of Order in Council P.C. 10793 of 26th November, 1942



OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1943





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Notes

Part III of Canadian War Orders and Regulations will always be confined to Orders made by or under the authority of the Wartime Prices and Trade Board, including Orders of the Board, Administrators' Orders and Fuelwood Orders. After January 1, 1943, Board Orders, Administrators' Orders and Fuelwood Orders will appear weekly in Part III of Canadian War Orders and Regulations.

This Volume contains Administrators' Orders issued up to and including December 31, 1942, which at the time of going to press were still in force.

Orders of the Board and Fuelwood Orders up to December 31, 1942, are published in separate Volumes.

In this Volume

- (a) An Administrator's Order which has been revoked prior to the time of going to press is omitted but is, however, referred to in its proper place.
- (b) An amending Administrator's Order made prior to the time of going to press is consolidated with the principal Order as printed herein.
- (c) An Administrator's Order which merely revokes a previous Order is referred to but not published.
- (d) Administrator's Orders which applied only to a particular period, now past, are omitted.

Administrator of Farm and Road Machinery Restriction Order No. R-1 (Renamed Administrator's Order No. A-1.)

Respecting Farm Machinery and Equipment

Whereas the large requirements of metals and other scarce materials for munitions and other war supplies compel the conservation of these commodities by all possible means; and, to further Canada's war effort, whilst recognizing the importance of the farm machinery and equipment industry in relation to the food supplies of Canada, the Empire and our Allies, it has become necessary to restrict the production of farm equipment and machinery and attachments and repair parts therefor.

And whereas, for similar reasons, the Government of the United States has restricted production; and since Canada imports a substantial portion of its farm equipment requirements from the United States, and since varying proportions of United States' raw materials, component parts and sub-assemblies are incorporated in Canadian-made farm equipment, it is necessary to co-ordinate the regulations of the two countries.

Now, therefore, pursuant to authority conferred by Order No. 82 of the Wartime Prices and Trade Board, dated the 6th day of January, 1942, I do hereby order, on behalf of the Wartime Prices and Trade Board, as follows:

1. Definitions

For the purposes of this Order, unless the context otherwise requires, (a) "Administrator" means the Administrator of Farm and Road Machinery and Municipal Services from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;

(b) "attachments and repair parts" means all types of attachments and all types of parts customarily used in connection with farm machinery and equipment or for the repair thereof;

(c) "designated percentage" means the percentage specifically designated for each

class or type as listed in Schedule "A" hereto;
(d) "farm machinery and equipment" means agricultural machinery, mechanical equipment and implements used on a farm for the production or care of crops, livestock, poultry or other produce, but excluding attachments and repair parts for farm machinery and equipment, and also excluding all of the following:

Tracklaying type tractors,

Irrigation and drainage equipment,

Hand tools other than those listed on Schedule "A" hereto,

Buildings and repairs thereto,

Fencing,

Poultry netting and wire,

Gates and wire fencing,

Bale ties and straps,

Well casing and water pipe,

Nails and sundry hardware except as included in Schedule "A" hereto;

(e) "importer" means any person engaged in the importation into Canada of farm machinery and equipment or attachments and repair parts for farm machinery and equipment;

(f) "person" means any individual, partnership, association, corporation or other

form of enterprise in Canada;

(g) "producer" means any person engaged in the manufacture of farm machinery and equipment or attachments and repair parts for farm machinery and equipment in Canada;

(h) "sales in 1940" means the sales of the same class or type of farm machinery and equipment or attachments and repair parts as reported to the Dominion Bureau of Statistics for the Calendar Year 1940.

2. Effective Date

This Order shall be effective on and after the 19th day of January, 1942, and shall apply to the period November 1, 1941, to October 31, 1942, inclusive, unless and until otherwise ordered.

3. Schedule "A"

Schedule "A" is hereby made a part of this Order.

4. Canadian Requirements—Excessive Manufacture and Importation Prohibited

(a) No producer or importer shall, for sale in the Dominion of Canada, manufacture or import a quantity of farm equipment and machinery (as listed in Schedule"A" hereto) in excess of the designated percentage of said producer's or importer's sales in 1940.

(b) No producer or importer shall, for sale in the Dominion of Canada, use in the production of attachments and repair parts, (listed in Schedule "A" hereto) a quantity of any material in excess of 140 per cent of the quantity of such material used in the production of such producer's sales in 1940.

(c) In paragraph (b) above, the quantity of any material shall be determined by the net weight of such material physically incorporated in the final product, plus

a reasonable allowance for loss in all manufacturing processes.

5. Export Requirements—Restriction of Production

No Canadian producer shall, for export, manufacture a quantity of any class or type of farm machinery and equipment or attachments and repair parts in excess of the overall percentage specifically designated from time to time by the Administrator; but nothing herein contained shall be construed as authorizing any exportation.

6. New Machines

New machines which either replace older models or relate to new farming methods may be brought within the scope of this Order by appeal to the Administrator, as provided in Section 14.

7. Proper Assortment, Scheduling

Every producer, subject to the provisions of this Order, shall plan his production schedule in accordance with the relative urgency and national need for a proper assortment of the different kinds of farm machinery and equipment and attachments and repair parts.

8. Repairs

Farm organizations shall urge farmers to make essential repairs as early as possible.

9. Conservation of Materials

- (a) Every producer shall, wherever possible, use conservation measures such as substitution, redesign and respecification, to eliminate scarce materials normally used.
- (b) The Administrator may from time to time require the elimination or reduction of the use of any material with or without a substitution of other materials, and may from time to time specify the use in the manufacture of farm machinery and equipment and attachments and repair parts to which specific materials may be put.

10. Standardization and Simplification

The Administrator may from time to time require the elimination of certain types and/or sizes of farm machinery and equipment and attachments and order the allocation of short-run products to a single manufacturer, who in turn would be required to supply those who previously manufactured such product.

11. Records—Audit and Inspection

All persons affected by this Order shall keep and preserve for not less than two years accurate and complete records concerning inventories, purchases, production and sales, and all records shall upon request be submitted to audit and inspection by duly authorized representatives of the Wartime Prices and Trade Board.

12. Reports

All persons affected by this Order shall execute and file with the Wartime Prices and Trade Board, or their duly authorized representatives, such reports and questionnaires or other returns as said Board shall from time to time request.

All producers and importers shall file with the Administrator, at the end of their fiscal year, but not later than October 31, 1942, a sworn statement of their production and imports after November 1, 1941. This statement is to show machines and equipment in units, and attachments and repair parts in tonnage.

13. Violations and False Statements

Any person who contravenes any provision of this Order or who makes any false statement in any return made pursuant to this Order is subject to the penalties provided in Section 8 of the Wartime Prices and Trade Regulations established by Order in Council P.C. 8528, dated the 1st day of November, 1941.

14. Appeals

Any person affected by this Order, or any amendment or supplement thereto, or any order or regulation of the Administrator, who considers that compliance therewith would work an exceptional and unreasonable hardship upon him or his customers, may apply for relief to the Administrator.

15. Revocation, Modification or Amendment

This Order and the accompanying schedule "A" may at any time be revoked, amended or modified by the Wartime Prices and Trade Board or by any person authorized by the Board, as to all or any one or more producers and importers affected hereby; and, by special directions issued to any producer or importer, the Wartime Prices and Trade Board, or any person authorized by the Board, may change any quota of such producer or importer.

16. Sales, Terms and Inventories

In order to confine the purchase of farm equipment to essential requirements and to conserve materials, the Administrator requires the following:

(a) Sales Terms

On all retail sales of farm implements, 40 per cent of the selling price shall be paid in cash by the purchaser on or before delivery. The remainder shall be paid in instalments. The maximum credit terms granted shall not exceed 24 months from date of delivery.

Where a trade-in is involved, the trade-in shall not be accepted in lieu of cash, but the amount allowed for the trade-in shall be deducted first from the total selling price and the remaining balance shall be settled for on the following basis:—40 per cent cash, and credit terms not to exceed 24 months. Established prices do not include the cost of delivering goods from the dealer's place of business or the purchaser's railway station to his farm and the purchaser shall receive all goods at the dealer's place of business or at this railway station, or pay the cost of delivery of same to his farm.

(b) The Handling of Repairs or Spare Parts by Dealers

All repairs or spare parts shall be supplied by the various Companies to their dealers on a "sold outright" basis. Dealers shall pay cash for same not later than the 10th day of the month following the month of shipment. Consignment stocks of repairs or spare parts now on hand with dealers shall be purchased by the dealer or returned on or before September 1, 1942.

Dated at Ottawa this 16th day of January, 1942.

H. H. BLOOM,

Administrator of Farm and Road Machinery and Municipal Services.

Approved:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A" OF FARM EQUIPMENT RESTRICTION ORDER

QUOTAS FOR THE PRODUCTION AND IMPORTATION OF FARM MACHINERY, EQUIPMENT, ATTACHMENTS AND REPAIRS THEREFOR FOR USE IN THE DOMINION OF CANADA

For the Period November 1, 1941, to October 31, 1942

Quotas are expressed as percentages of each Canadian manufacturer's or importer's sales for the 1940 calendar year as reported to the Dominion Bureau of Statistics at Ottawa.

Group 1.	Quota
Corn Planters and Drills (1-H., 2 and 4-Row or Trac. Type)	90%
Drills—Regular	75%
Potato Planters	50%
Manure Spreaders	100%
Fertilizer Sowers	90%
Other Planting and Seeding Including Turnip Sowers, Lime Spreaders	
and Sowers, etc	80%
Cultivators (1-Horse, including Scufflers)	80%
Corn Cultivators	75%
Field Cultivators and all others	90%
Rod Weeders	75%
Stalk Cutters	75%
Drag Harrows, Spike Tooth	80%
Spring Tooth Harrows	80%
Disc Harrows	90%
Harrow Carts	60%
Soil Pulverizers	60%
Rollers and Packers.	60%
Ploughs, Walking—1-Furrow	80%
Ploughs, Walking—2-Furrow and Over	80%
Ploughs, Sulky—1-Furrow	75%
Ploughs, Riding—2-Furrow and Over	60% 85%
Ploughs, Tractor	70%
Ploughs, Disc. Ploughs, One-Way, Disc, Harrow Ploughs or Tiller Combines	90%
Plaughs, One-way, Disc, Harrow Floughs of Timer Compines	50%
Ploughs, Breaker. All other Types of ploughs.	50%
An other Types of ploughs	30 /0
Group 2.	
Mowers (Horse and Tractor)	85%
Hay Loaders	110%
Side Rakes and Tedders	90%
Dump Rakes	95%
Hay Presses	100%
Other Haying Machines (including Hay Tedders and Sweep Rakes)	60%
Binders, Grain, Horse	72%
Binders, Grain, Tractor	60%
Binders, Corn (Horse and Tractor)	125%
Reaper-Threshers (Combines)	80%
Swathers	75%
Threshers—Stationary	60%
Other Harvesting Machines (including Push Harvesters, Headers, Reap-	
ers, Pickups and Barge Elevators)	75%
Tractors—Wheel	78%
Power Units	60%
Engines, Stationary	60%
Cream Separators	200%
Milking Machines	200%

Group 2.—Conc.	Quota
Milk Coolers	150%
Wagon Boxes	75%
Wagon Gears and Trucks	90%
Sleighs	90%
Corn Shellers	100%
Ensilage Cutters	90%
Fanning Mills	85%
Knife Grinders	100%
Hammermills	100%
Grinders and Feed Cutters	150%
Potato Diggers	80%
Potato Sprayers	100%
Wheelbarrows (Wood only)	100%
Windmills	80%
	, ,
Group 3.	
Pumps	90%
Pump Jacks	90%
Pumps for Sprayers	90%
Fruit Sprayers	90%
Other Miscellaneous Equipment (Saw Frames, etc.)	80%
All other Sundry Farm Equipment not itemized (such as Barn and	
Stable Equipment, Farm Lighting Plants, Poultry Equipment, etc.)	90%
Attachments and Repairs	140%

THE WARTIME PRICES AND TRADE BOARD Administrator's Order No. A-2, dated January 17th, 1942

REVOKED BY

Administrator's Order No. A-493, dated November 25, 1942 Effective on and after November 28, 1942.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-3, dated February 6, 1942

REVOKED BY

Administrator's Order No. A-446, dated October 20, 1942

Administrator's Order No. A-4

Respecting Elastic Material

(Consolidated as amended by Administrator's Order No. A-279)

Whereas it is in the national interest to conserve the supply and to regulate the distribution of rubber products:

Now therefore pursuant to authority conferred by Order No. 82 of the Wartime Prices and Trade Board dated the 6th day of January, 1942, I do hereby order on behalf of such Board, as follows:

1. No person shall hereafter manufacture

(a) girdles, corsets, corselettes, brassieres or bandeaux of all-elastic material, whether woven or knitted; or

(b) corselettes, brassieres or bandeaux with all-elastic shoulder straps; or

(c) (i) Girdles, pantie girdles or corsets with more than 25 inches of elastic binding either around the waist or around the bottom;

(ii) Back or front lace garments with elastic web exceeding 12 inches in length and 3 inches in width.

(Clause (c) as amended by Administrator's Order A-279.)

- (d) corsets, girdles, corselettes or pantie girdles with a greater amount of elastic or lastex material, whether woven or knitted or whether used in one piece or in panels, than a total of 12 horizontal inches per garment of size 32-inch or less waist measurement, or 14 horizontal inches per garment of over 32-inch waist measurement; in addition, elastic or lastex fabric may be used for gore or gusset purposes to the extent of 6" x 8" for each garment of size 32-inch or less waist measurement and 6" x 9" for each garment of over size 32-inch waist measurement; or
- (e) inner belts, for any type of corsets, girdles or corselettes, with elastic fabric exceeding 50 per cent of the total quantity of elastic or lastex material formerly used in the making of the inner belt; or

(f) corsets, girdles, corselettes or pantic girdles with hose supporters of elastic braid or web exceeding in quantity 6 yards to one dozen garments; or

- (g) garter belts or sanitary belts with elastic braid or webbing exceeding 50 per cent of that normally used by such person in the manufacture of such belts; or
 (h) long-line brassieres with elastic fabrics exceeding 3" x 6" per garment; or
- (i) bandeaux, with elastic material exceeding 3" x 6" for inserts, or with elastic braid or web for back closing exceeding 3" in length; or

(1) bandeaux, brassieres or corselettes with shoulder straps of elastic braid or web

exceeding 5" per garment; or

- (k) garments commonly known as "circular knit" of elastic material, and existing stocks of unfinished garments of which material, commonly known as "blanks", shall be treated as yard goods, and shall be cut used in panels only and shall be subject to the respective 12" and 14" restriction set forth in clause (d) hereof.
- 2. Any manufacturer who is in doubt as to the effect of this Order on any individual line or item in his range of goods may submit samples of the garments in question to the Administrator of Women's Clothing for direction.
 - 3. This Order shall not apply to goods in process on January 15, 1942

Dated at Ottawa, the 7th day of March, 1942.

J. A. KLEIN,
Administrator of Women's Clothing.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.
71369—2

Administrator's Order No. A-5

Respecting Elastic Material

Whereas it is in the national interest to conserve the supply and regulate the distribution of rubber products;

Now, therefore, pursuant to authority conferred by Order No. 82 of the Wartime Prices and Trade Board, dated the 6th day of January, 1942, it is hereby ordered, on behalf of such Board, as follows:

UNDERWEAR

- 1. No person shall hereafter manufacture
- (a) pyjamas or panties, whether woven or knitted, with more than half-elastic waist;
- (b) bloomers with more than half-elastic waist or with elastic knee, and the knee band shall be of self-material; or
- (c) men's or boys' shorts (commonly known as jockey shorts), knee-length shorts or ankle-length drawers, with more than half-elastic waist, either at back or sides; or
- (d) any other undergarment with elastic or lastex material exceeding 50 per cent of that normally used by such person in the manufacture of such undergarment.

OUTERWEAR

- 2. No person shall hereafter manufacture
- (a) shorts for boys' jersey suits, or panties for girls' pantie dresses, with more than half-elastic waist; or
- (b) bloomers for dressmaker bathing suits, with more than half-elastic waist; or
- (c) women's or children's dresses with elastic thread for shirring; or
- (d) women's or children's hats containing elastic material exceeding 50 per cent of that normally used by such person in the manufacture of such hats; or
- (e) any other woven or knitted wearing apparel that is within the jurisdiction of both the Administrator of Knitted Goods and the Administrator of Women's, Misses' and Children's Wear and that contains elastic or lastex material exceeding 50 per cent of that normally used by such person in the manufacture of such apparel.

MEN'S AND BOYS' WEAR

- 3. No person shall hereafter manufacture
- (a) men's or boys' overalls with cross-back or interlaced type of elastic brace, or any elastic brace other than one single length of elastic webbing not exceeding 2 inches in width; or
- (b) boys' "whoopee" drill or cotton tweed pants or shorts with elastic webbing in the waist band at the back or sides exceeding 50 per cent of that normally used by such person in the manufacture of such garments; or
- (c) men's or boys' windbreakers, sport jackets or similar garments with elastic webbing exceeding 50 per cent of that normally used by such person in the manufacture of such garments; or
- (d) any other men's or boys' garment that is within the jurisdiction of the Administrator of Work Clothing and that contains elastic webbing exceeding 50 per cent of that normally used by such person in the manufacture of such garments.

WOOLLEN SPORTSWEAR

- 4. No person shall hereafter manufacture any men's, boys', women's, misses' or children's woollen sportswear containing elastic or elastic fabric, whether knitted or woven, exceeding 50 per cent of that normally used by such person in the manufacture of such garments.
- 5. Any manufacturer who is in doubt as to the effect of this Order on any individual line or item in his range of goods may submit samples of the garments to the Administrator of his trade for direction.

Made at Ottawa, the 7th day of March, 1942.

H. G. SMITH,
Administrator of Knitted Goods.
J. A. KLEIN,
Administrator of Women's Clothing.
H. R. COHEN.
Administrator of Men's Clothing.
A. BRADSHAW,
Administrator of Work Clothing.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-6

Respecting Made-to-measure Men's Clothing

Whereas there has been considerable increase in the cost of material and production of men's clothing made-to-measure or on special order since substantially similar clothing was made in 1941 for sale by retailers in the Fall of 1941, and it is expedient that, for purposes of the Maximum Prices Regulations, such increase in cost be adjusted fairly as between manufacturers and retailers;

Now therefore, pursuant to authority conferred by Order No. 76 of the Wartime Prices and Trade Board, dated the 16th day of December, 1941, I do order, on behalf of such Board and with the concurrence of the Administrator of Retail Trade, as follows:

- 1. (1) Each manufacturer of men's clothing that is made-to-measure or on special order for sale by retailers in the Spring and Summer of 1942 and that is substantially similar to men's clothing so made and sold at retail during the basic period referred to in the Maximum Prices Regulations may, in respect of the ranges referred to in subsection (2) of this Section, increase the price thereof
 - (a) by 50 cents per unit on all lines priced at \$20 and under, and
 - (b) by 5 per cent on all lines priced at \$20.50 and over.
 - (2) The provisions of subsection (1) of this Section shall apply only to
 - (a) new sample ranges sent out by the manufacturer for the 1942 Spring selling season, and
 - (b) the staple sample ranges, commonly designated as Blues, Blacks and Greys, sent out for previous selling seasons and still in the hands of retailers.
- (3) No retailer shall, by reason of the said increase in price, add any amount to his maximum price for such clothing permitted by the Maximum Prices Regulations.
- 2. (1) Each manufacturer of seasonal Spring and Summer special men's clothing made-to-measure or on special order for sale by retailers in the Spring and Summer of 1942, and not substantially similar to men's clothing sold during the said basic period, may increase the price thereof by 10 per cent over his price for such special clothing of the same or substantially similar kind and quality made for sale by and sold by retailers in the Spring and Summer of 1941.

- (2) Each such manufacturer on or before making and offering for sale such seasonal men's clothing shall furnish to the Administrator of Men's Clothing cost sheets, showing the style number, cost in detail, description of fabric and quality number of fabric used in such clothing, together with the prices quoted by him, to retailers for clothing of the same or substantially similar kind and quality sold by such retailers in the Spring and Summer of 1941.
- (3) When the manufacturer of such seasonal clothing has increased the price thereof under this section, each wholesaler and retailer thereof may in turn price such clothing for resale at a markup (percentage on cost) not greater than the markup used in pricing similar clothing in the Spring and Summer of 1941.

Dated at Ottawa, the 2nd day of February, 1942.

HORACE R. COHEN, Administrator of Men's Clothing.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-7

Respecting Full-fashioned Ladies' Hosiery

Pursuant to authority conferred by Order No. 76 of The Wartime Prices and Trade Board, dated the 16th day of December, 1941, and Order No. 82 of such Board, dated the 6th day of January, 1942, I do hereby order, on behalf of such Board and with the concurrence of the Administrator of Retail Trade and the Administrator of Wholesale Trade, as follows:

- 1. For the purposes of this Order, the terms "branded" and "unbranded" shall have the same trade meaning as they had during the basic period referred to in the Maximum Prices Regulations.
- 2. No person shall hereafter manufacture any full-fashioned ladies' hosiery except the standard types named in the Schedule to this Order and no such type shall be manufactured except in accordance with the specifications set forth in such Schedule.
- 3. The maximum price exclusive of sales tax, at which each such type may be sold or offered for sale by the manufacturer thereof shall be that set forth in such Schedule opposite such type.
- 4. No manufacturer's terms and conditions of sale that were in effect in the aforesaid basic peiod shall be altered except that

(a) all shipments shall be on the basis of f.o.b. mill and

- (b) no shipment shall be made from branch warehouses.
- 5. This Order shall not apply to hosiery manufactured of silk or silk and rayon mixture from stocks still on hand.

Dated at Ottawa the 10th day of February, 1942.

H. G. SMITH,
Administrator of Knitted Goods.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE

RAYON LINES

		um Price Dozen	
V	Branded	Unbranded	
(A) 39 or 42 gauge— Boot—with single end of 75 denier rayon to 100 denier rayon inclusive.	\$ cts	. \$ cts	
Welt—optional to manufacturer	5 80	5_5	
(B) 42 gauge— Boot—with 2 ends of 50 denier rayon, or with single end of 120 denier rayon to 150 denier rayon, inclusive, high twist.			
Welt—optional to manufacturer	6 95	6_5	
45 gauge— Boot—with single end of 75 denier rayon to 100 denier rayon, inclusive, high twist.			
Welt—optional to manufacturer	6 95	6 5	
(C) 42 or 45 gauge— Boot—with 2 ends of 60 or 75 denier rayon, high twist.			
Welt—optional to manufacturer	7 90	7,3	
45 gauge— Boot—with 2 ends of 50 denier rayon, high twist.			
Welt—optional to manufacturer	7 90	7 3	
D) 45 gauge— Boot—with 2 ends of 35 or 40 denier rayon, high twist.			
Welt—optional to manufacturer	. 8 65	8 1	
48 pauge or finer— Boot—with 2 ends of 35 or 40 denier rayon, or single end of 50 denier to 80 denier rayon, inclusive, high twist.			
Welt—optional to manufacturer	8 65	8 1	
Crepe Line			
42 or 45 gauge— Boot—with 2 ends of 35 or 50 denier rayon, crepe twist.			
Welt—optional to manufacturer	8 65	8 1	
Cotton Lines		1	
A) 39 or 42 gauge— Boot—of 2/120 or heavier mercerized, standard twist.			
Welt—mercerized	6 95	6 5	
45 gauge— Boot—of 2/100 or heavier mercerized, standard twist.			
Welt—mercerized	6 95	6 5	
B) 45 gauge— Boot—of 2/120 mercerized, standard twist, or 2/100 mercerized high twist.			
Welt—mercerized,	7 90	7 3	

SCHEDULE-Concluded

COTTON LINES—Concluded

Type and Specifications	Maximum Price per Dozen	
	Branded	Unbranded
(C) 45 gauge or finer— Boot—of 2/140 mercerized, or 2/120 mercerized high twist.	\$ cts.	\$ cts
Welt-mercerized	8 65	8 1
Specialty or Novelty Lines		
All lace, mesh, non-run, made of cotton or rayon, except Jacquard	8 65	8 1
Nylon Lines		
(A) 51 or 54 gauge— Boot—of 30 denier nylon.		
Welt-nylon.	13 75	
(B) 57 gauge— Boot—of 30 denier nylon.		
Welt-nylon	15 25	

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-8

Respecting Prices of Farm Machinery and Parts

Whereas most manufacturers of farm machinery (including implements, tools, and repair parts) adjusted their selling prices during or shortly before the basic period referred to in the Maximum Prices Regulations, with the result that about eighty per cent of all articles of this kind manufactured and sold in Canada were thus lawfully increased in price by an average of five per cent as compared with the prices in effect during the early part of 1941.

And whereas it is undesirable that the remaining lines representing a small proportion of total production, prices of which were in the course of adjustment during the basic period, but which adjustment was not actually put into effect, should continue to be sold at prices prevailing in the early part of 1941, thereby creating abnormal price relationships between similar articles made by different manufacturers.

Now therefore pursuant to authority conferred by Orders 76 and 91 of the Wartime Prices and Trade Board, I do order, on behalf of such Board, as follows:

- 1. For the purpose of this Order,
- (a) "Administrator" means the Administrator of Farm and Road Machinery and Municipal Services from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "Machinery and parts" means agricultural machinery and implements used on a farm for the production and care of crops, livestock, poultry, or other produce including attachments and repair parts for farm machinery.
- 2. Machinery and parts on which prices had been increased subsequent to July 1st, 1941, are not eligible for further adjustment.

- 3. Machinery and parts on which prices had not been increased subsequent to July 1st, 1941, and the prices of which are abnormally low in relation to prices of other similar machinery and parts which were so adjusted, shall be eligible for an increase in price to be authorized, upon application, by the Administrator; such increases may apply to prices on sales by manufacturers, retailers, or other dealers, but in no case shall the increase in the retail price exceed 5 per cent over maximum retail selling prices established during the basic period.
- 4. Prices of machinery and parts imported from the United States shall not be eligible for adjustment unless the prices of such articles have been increased in the United States under the authority of or by agreement with the Office of Price Administration and in no case will such increase in price authorized by the Administrator exceed the increase in price authorized by the Office of Price Administration or the increase in price authorized under section (3) hereof whichever shall be the lower amount.
- 5. No increases in prices of any machinery or parts shall be made without the specific authority of the Administrator. Each price list issued by any manufacturer or importer shall be certified by the manufacturer or importer concerned as having been authorized by the Administrator.
 - 6. Each manufacturer or importer concerned shall file with the Administrator,
 - (a) complete lists of retail selling prices in effect during the basic period,
 - (b) complete lists of retail selling prices as adjusted pursuant to this Order.

Dated at Ottawa the 4th day of February, 1942.

H. H. BLOOM,

Administrator of Farm and Road Machinery and Municipal Services

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-9

Respecting the Ralston Purina Company Limited

Wheareas a minority of the dealers acting as distributors for the Ralston Purina Company Limited of Woodstock, Ontario, and Montreal, Quebec, have established on sales at retail for the product of such Company, maximum prices which are abnormally low in relation to maximum prices established by seventy-five per cent of such dealers and to replacement costs and it is expedient that new such maximum prices be established;

Now, therefore, pursuant to authority conferred by Order No. 91 of the Wartime Prices and Trade Board, dated the twentieth day of January, 1942, and otherwise, I do hereby order, on behalf of such Board, as follows:

1. The maximum prices at which products of the Ralston Purina Company Limited of Woodstock, Ontario, and Montreal, Quebec, may be sold at retail, or offered for sale at retail, shall be those set forth in the schedule hereto attached, except as those prices are from time to time affected by Order No. 84 of the Board, dated January 13, 1942, respecting Feeds provided also that any such dealer may make such additions to such maximum prices as will cover the actual transportation costs from the manufacturers plants in Woodstock, Ontario, and or in Montreal, Quebec, to his place of business.

Dated at Ottawa, this 24th day of February, 1942.

E. G. BURTON,
Retail Trade Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE

CEILING PRICES ON PURINA CHOWS

Chows	Retail Price Ceiling
Omolene	.\$ 54.50 per ton
Grainola.	
Calf Startena	
Calf Chow	
Dry and Freshening Chow	
20% Cow Chow.	
24% Cow Chow.	
34% Cow Chow.	
Bulky-Las Chow	
Mild Chow.	
Sow and Pig Chow Meal	
Pig Growena	
Hog Chow Supplement	
Cattle Checkers	
Steer Fatena	
Sheep Chow	
Chick Startena	
Chick Growena Meal	
Growing Chow	
Special Growing Mash	
Layena Meal	
Breeder Lay Chow Meal	
Lay Chow Meal	
Family Flock Chow Meal	
All Mash Family Flock Chow	
Chowder Concentrate	
Broiler Chow Meal	
Turkey Startena	
Turkey Growena Meal	
Turkey Growing Chow Meal	69.50 "
Turkey Layena Meal	64.00 "
Turkey Breeder Chow Meal	75.50
Chicken Fatena	55.50
Turkey Chicken Fatena	60.50
Rabbit Chow Checkers	09.00
Rabbit Chow Checkers entire	
Fox Chow	6.90 per cwt.
Mink Chow.	
Dog Chow Checkers, 100 lbs	0.00
Dog Chow Checkers, 25 lbs Dog Chow Checkers, 24—1 lbs	2.24 per 25 lbs.
Dog Chow Checkers, 6—5 lbs	.14 per lb. .55 per 5 lbs
Dog Chow meal, 100 lbs	A
Dog Chow Meal, 24—1 lbs.	
Dog Chow Meal, 6—5 lbs.	.14 per 15.
Dog Ollow Meal, U Jibs	.00

Above retail ceilings apply at Woodstock, Ontario, where the plant of the Ralston Purina Company Limited is located. Dealers at outlying points have ceilings that are higher by the amount of the freight or trucking.

SCHEDULE

CEILING PRICES ON PURINA CHOWS

Chows	Retail Price Ceiling
Omelene	56.50 per ton
Grainola Chow	48.50 "
Calf Startena	82.50 "
Calf Chow.	106.50 "
Dry and Freshening Chow	60.00 "
20% Cow Chow.	56.50 "
24% Cow Chow	61.00 "
34% Cow Chow.	77.50 "
Bulky-Las Chow	48.00 "
Milk Chow.	48.50 "
Sow and Pig Chow Meal.	73.00 "
Pig Growena	51.50 "
Hog Chow Supplement	75.00 "
Cattle Checkers	51.00 "
Steer Fatena	51.00 "
Sheep Chow	53.00 "
Chick Startena	80.00 "
Chick Growena Meal	65.50 "
Growing Chow	76.50 "
Special Growing Mash	57.50 "
Layena Meal	00.00
Breeder Lay Chow Meal	72.50
Lay Chow Meal	00.00
Family Flock Chow Meal	61.00
All Mash Family Flock Chow Meal	53.00 "
Chowder Concentrate	85.00
Broiler Chow Meal	72.00 "
Turkey Startena	85.00 "
Turkey Growena Meal	64.00 "
Turkey Growing Chow Meal	69.50 "
Turkey Layena Meal	61.00 "
Turkey Breeder Chow Meal	75.50 "
Chicken Fatena	55.50 "
Turkey-Chicken Fatena	60.50 "
Rabbit Chow Checkers	72.50 "
Rabbit Chow Checkers, entire	64.00 "
Fox Chow	6.90 per cwt.
Blue Checker Fox Chow	6.55 "
Mink Chow	7.15 "
Dog Chow Checkers, 100 lbs	8.00 "
Dog Chow Checkers, 25 lbs	2.24 per 25 lbs.
Dog Chow Checkers, 24—1 lbs	.14 per lb.
Dog Chow Checkers, 6—5 lbs	.55 per 5 lbs.
Dog Chow Meal, 100 lbs	8.45 per cwt.
Dog Chow Meal, 25 lbs	2.44 per 25 lbs.
Dog Chow Meal, 24—1 lbs.	.14 per lb.
Dog Chow Meal, 6—5 lbs	.60 per 5 lbs.
200	

Above retail ceilings apply at Montreal, Quebec, where the plant of the Ralston Purina Company Limited is located. Dealers at outlying points have ceilings that are higher by the amount of the freight or trucking.

Administrator's Order No. A-10, dated February 5, 1942

REVOKED BY

Board Order No. 150

Made June 16, 1942 effective on and after July 1, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-11

Respecting Pulpwood

Pursuant to authority conferred by Order No. 76 of the Wartime Prices and Trade Board, dated the 16th day of December, 1941, and order No. 91 of the Wartime Prices and Trade Board, dated the 20th day of January, 1942, I do hereby order, on behalf of such Board and with the concurrence of the Chairman of the Wartime Industries Control Board, as follows:

- 1. For the purposes of this order, except where the context otherwise requires,
- (a) "Timber Administrator" means the person appointed as such by the Board with the approval of the Governor in Council;
- (b) "person" includes any firm, company, corporation, partnership, association or any other body or aggregation of persons.
- 2. On and after January 17th, 1942, no person shall sell, or offer to sell for consumption in any part of Canada east of the Province of Alberta, pulpwood of spruce, balsam, jack pine or poplar, either in the form of cordwood or logs, at a price that is higher than the highest lawful price at which such person sold pulpwood of the same kind and quality during the period July 1st to December 1st, both inclusive, in the year 1941.

Provided, however, that if a person did not sell or offer to sell in any part of Canada east of the Province of Alberta, pulpwood as aforesaid of the same kind and quality during the said period, then such person shall not sell or offer to sell pulpwood as aforesaid at a price that is more than fifteen per cent (15%) higher than the highest lawful price at which such person sold pulpwood of the same kind and quality during the period January 1st, to June 30th, both inclusive, in the year 1941.

3. The terms of every agreement or commitment for the sale, supply or delivery of pulpwood of spruce, balsam, jack pine or poplar, either in the form of cordwood or logs, in any part of Canada east of the Province of Alberta, made on and after December 1st, 1941, must be submitted to the Timber Administrator and approved by him before such contract or commitment shall be valid and binding upon the parties thereto.

Dated at Ottawa this 21st day of January, 1942.

A. S. NICHOLSON,

Timber Administrator.

APPROVED

D. GORDON

Chairman-The Wartime Prices and Trade Board

CONCURRED IN

R. C. BERKINSHAW

Chairman—The Wartime Industries Control Board

Administrator's Order No. A-12

Respecting Rayon Print Fabric

Whereas there has been a considerable increase in the cost of material and production of Rayon Print Fabric ordinarily sold at retail in the spring and summer season and not substantially similar to such fabric sold during the basic period specified by the Maximum Prices Regulations;

And whereas it is deemed expedient to adjust the prices of such rayon print fabric;

Now therefore, pursuant to authority conferred by Order No. 76 of the Wartime Prices and Trade Board dated the 16th day of December, 1941, and otherwise, I do hereby order on behalf of such Board, and with the concurrence of the Administrator of Retail Trade, as follows:

- 1. For purposes of Section (3) of the Maximum Prices Regulations the maximum price at which any manufacturer may hereafter sell rayon print fabric, of a kind and quality not substantially similar to such fabric sold during the basic period designated by the Maximum Prices Regulations but the same as or substantially similar to such fabric sold or offered for sale by such manufacturer during the period January 1st, 1941 to March 31st, 1941 shall be as follows:
 - (a) in the case of such fabric sold or offered for sale by him during the latter period at a price not exceeding 55 cents per yard; such price plus an increase of not more than 10 per cent thereof, or
 - (b) in the case of such fabric sold or offered for sale by him during the latter period at a price exceeding 55 cents per yard: such price plus an increase of not more than 12½ per cent thereof.
- 2. No manufacturer shall hereafter sell or offer for sale any rayon print fabric of a kind and quality not substantially similar to such fabric sold by such manufacturer during the basic period designated by the Maximum Prices Regulations or during the period January 1st, 1941 to March 31st, 1941, unless and until:
 - (a) he has furnished to the Rayon Administrator cost sheets, showing detailed costs of the fabric which is to be sold or offered for sale, detailed costs of similar fabrics being sold or offered for sale by him during the present season, and the prices at which he sold or offered for sale similar fabrics in the spring and summer season of 1941.
 - (b) the Rayon Administrator has approved a price at which such manufacturer may sell or offer for sale such fabric.

Dated at Ottawa this 18th day of April, 1942.

S. G. DIXON,
Artificial Silk Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-13

Respecting Harness

Whereas there has been considerable increase in the cost of material and production ordinarily required in the manufacture of harness;

And whereas it is expedient that, for purposes of The Maximum Prices Regulations, such increases in cost be adjusted fairly as between tanners, manufacturers, wholesalers and retailers;

Now, therefore, pursuant to authority conferred by Order No. 76 of the Wartime Prices and Trade Board, dated the 16th day of December, 1941, and otherwise, I do hereby order on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "harness" shall include harness and harness parts made of leather;
- (b) "manufacturer" means any person who wholly or partly manufactures for sale in Canada any harness.
- 2. The maximum price at which any tanner may hereafter sell or offer for sale any leather to any manufacturer for the manufacture of harness shall be 3% less than such tanner's price for such leather or any substantially similar leather established by him during the basic period defined by the Maximum Prices Regulations.
- 3. The maximum price at which any manufacturer may hereafter sell or offer for sale any harness to any wholesale dealer or any retail dealer,
 - (a) in the Provinces of Saskatchewan, Alberta and Manitoba shall be not more than 7% in excess of the maximum price at which he sold the same or substantially similar harness to such wholesale or retail dealer during the period from January 1st, 1941, to March 31st, 1941, both inclusive;
 - (b) in all other parts of Canada shall be not more than 3% in excess of the maximum price established by him for the same or substantially similar harness during the said basic period provided by the Maximum Prices Regulations; provided, however, that any customary differentials in respect of quantity sales shall be continued.
- 4. When the manufacturer of such harness has, pursuant to this Order, increased the price thereof to any wholesale dealer the maximum price at which such wholesale dealer may sell or offer for sale such harness shall be the maximum price established by him during the basic period provided by the Maximum Prices Regulations plus an increase of not more than one-half of the amount by which the manufacturer's price to him has been increased.
- 5. Nothing herein contained shall be deemed to authorize any person hereafter to sell or offer for sale at retail any harness at a price in excess of the maximum price pursuant to the Maximum Prices Regulations.

Dated at Ottawa, this 18th day of April, 1942.

MAURICE SAMSON, Hides and Leather Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-14

Respecting Onions in the Yukon Territory

Whereas by Order No. 89 of the Wartime Prices and Trade Board, dated the 20th day of January, 1942, it was ordered that, for purposes of Section 3 of the Maximum Prices Regulations, the basic period for determining the maximum prices for onions should be the period January 5, 1942, to January 10, 1942;

And, whereas, in the area hereinafter described, no maximum price was established for onions during such basic period and it is deemed expedient to establish maximum prices for the sale of onions within such area;

Now, therefore, pursuant to authority conferred by Order No. 76 of the Wartime Prices and Trade Board, dated the 16th day of December, 1941, and Order No. 91 of the

said Board, dated the 20th day of January, 1942, and otherwise, I do hereby order on behalf of such Board as follows:

- 1. For the purposes of this Order
- (a) "Area" means the Yukon Territory, and all that part of the Province of British Columbia normally served by wholesalers and retailers of onions located in the towns of Carcross and Whitehorse in such territory and in the town of Atlin in British Columbia;
- (b) "Onions" means onions imported into Canada at Vancouver from the United States for sale in such area;
- 2. The price at which any retailer may hereafter sell or offer for sale any such onions in the town of Mayo within the said area shall not exceed 20c per pound.
- 3. The maximum price provided in Section 2 above shall apply at all other points within the said area with the customary price differentials arising from transportation or delivery costs.
- 4. Maximum wholesale prices shall bear their normal relationship to the maximum price fixed in Section 2 hereof.
- 5. Maximum prices for sales in quantities other than that set out in this Order shall bear their normal relationship to the maximum price fixed in Section 2 hereof.

Dated at Ottawa this 24th day of April, 1942.

GEORGE WILSON,

Administrator of Fruits and Vegetables.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-15

Respecting Papeteries

(Consolidated as amended by Administrator's Order No. A-242.)

Whereas it is deemed expedient in order to conserve materials and avoid waste to regulate the manufacture of papeteries.

Now, therefore, pursuant to authority conferred by Order No. 82 of the Wartime Prices and Trade Board dated the 6th day of January, 1942 and otherwise, I do hereby order on behalf of such Board as follows:

- 1. For the purposes of this Order,
- (a) "stationery" means writing paper and envelopes,
- (b) "papeteries" means stationery packed in boxes, cartons or containers, for sale at retail.
- 2. No person shall hereafter manufacture,
- (a) Any papeteries commonly known to the trade as "Gift or Christmas papeteries" except in boxes, cartons or containers without flanges, the space of which shall contain, by cubic measurement, not less than 75 per cent writing paper and envelopes and not more than 25 per cent false bottom, false lid and padding.

(Subsection (a) of Section 2 as substituted by Administrator's Order A-242.)

- (b) Any such "Gift or Xmas Papeteries" in individual containers, the cost of which is 60 cents or less at wholesale.
- 3. No person shall hereafter manufacture any papeteries commonly known to the trade as "Staple Papeteries or Boxed Stationery" except in boxes, cartons or containers having no false bottoms, padding, flanges or false lids, the space of which boxes, cartons or

containers shall contain by cubic measurement not less than 100% writing paper and envelopes.

(Section 3 as amended by Administrator's Order A-242.)

- 4. No person shall hereafter manufacture,
- (a) writing tablets using wood board exceeding $\cdot 035$ in calliper.
- (b) examination pads, typewriter pads, scribbling pads, school ruled pads and all such other pads using backing board exceeding $\cdot 025$ in calliper.
- (c) Any papeteries of any kind whatsoever using bulge, double side or double top boxes.

Dated at Ottawa the 19th day of February, 1942.

N. E. WAINWRIGHT,

'Administrator of Converted Paper Products.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-16, dated February 23, 1942

REVOKED BY

Administrator's Order No. A-452, dated October 23, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-17

Respecting Cotton Waste

Whereas it is deemed expedient for the purposes of the Maximum Prices Regulations to adjust the price of cotton waste as between the cotton waste dealers and the manufacturers of bedding;

Now, therefore, pursuant to powers conferred by Order No. 76 of the Wartime Prices and Trade Board dated the 16th day of December, 1941, and otherwise, I do hereby order, on behalf of such Board, as follows:

- 1. For the purposes of this Order,
 - "Cotton waste" shall mean gunny, card sweeps, spinning sweeps, picker (white and coloured), fly (white and coloured), nappers (white and coloured) shearers (white and coloured), and clearers (white and coloured).
- 2. No person shall hereafter sell or offer for sale any cotton waste to any manufacturer of bedding at a price that is higher than the highest lawful price at which such person sold such cotton waste of the same kind and quality during the period from January 1st, 1941, to February 28th, 1941.

Dated at Ottawa, this 9th day of March, 1942.

J. G. DODD, Cotton Administrator.

APPROVED:

D. GORDON.

Chairman, The Wartime Prices and Trade Board.

Administrator's Order No. A-18

Respecting Frames for Upholstered Goods

Whereas there have been considerable increases in the costs of production of frames, manufactured by frame makers for Upholstered Goods, due to the Wage Schedule established under the provisions of the Industrial Standards Act R.S.O. 1937 Cap. 191, and to the maximum prices for hard maple, basswood and soft elm established under the provisions of Order No. 6 of the Timber Controller dated the 12th day of September, 1941;

Now, therefore, pursuant to authority conferred on me by Order No. 76 of the Wartime Prices and Trade Board dated the 16th day of December, 1941, and otherwise, I do hereby order on behalf of such Board, as follows:.

- 1. For the purposes of this Order,
- (a) "basic set of frames" means a chesterfield frame and two chair frames made from sound hardwood No. 2 common grade, according to the specifications set forth in a Schedule hereto attached.
- 2. The price at which any such basic set of frames may hereafter be sold or offered for sale anywhere in the Province of Ontario or the Province of Quebec shall not exceed \$6.00 of lawful money of Canada, exclusive of sales tax; provided that
 - (a) if slats in number up to 21 are sold with such basic set of frames such price shall be increased to an amount not to exceed 60 cents in lawful money of Canada exclusive of sales tax,
 - (b) if additional features, commonly known to the trade as extras, are added in the construction of such basic set of frames such price shall be increased to an amount not to exceed by 6 per cent the price that prevailed for such extra additional features during the basic period established by the Maximum Prices Regulations exclusive of sales tax;
 - provided that no such increase in price shall be made without the approval of the Furniture Administrator.
- 3. The price at which any frame of a kind and quality substantially dissimilar from such basic set of frames shall be sold or offered for sale anywhere in the Province of Ontario or the Province of Quebec shall be an amount not exceeding by 6 per cent the price at which any such frame was sold or offered for sale during the basic period established by the Maximum Price Regulations exclusive of sales tax; provided no such increase in price shall be made without the approval of the Furniture Administrator.

Dated at Ottawa, this 21st day of February, 1942.

JAS. E. FERGUSON, Furniture Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE

Top Rail	.1" stock, up to $5\frac{1}{2}$ " wide
Arm	
Front Arm Post	.1" "
Front Rail	.1" "
Side Rail	.1" "
Back Rail	
Stuffing Strips	
Back Legs	

All frames are to be made with corner blocks, $1\frac{1}{8}$ " thick, nailed securely to rails. There will be no exterior show wood except back legs.

Chesterfield—Size to be from 60" to 63" between arms, and up to 30" outside depth.

Chair—Size to be up to 21" between arms, and up to 30" outside depth.

General Description—All pieces to be straight except back legs, top rail, and one edge of each arm which may be band-sawed, and all joints except top arm and stuffing rails to be dowelled.

Height of each frame to be not more than 33".

Width of arm, up to 6".

Height of arm, up to 19".

Cover facings to be supplied, two for each frame.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-19

Respecting Rayon Plain Goods

Whereas the manufacturers of Rayon Plain Goods have voluntarily agreed to make certain reductions in prices on all lines of rayon plain goods sold for clothing;

Now, therefore, pursuant to authority conferred by Order No. 76 of The Wartime Prices and Trade Board, dated the sixteenth day of December, 1941, and otherwise, I do hereby order, on behalf of such Board and with the concurrence of the Administrator of Women's Clothing, the Administrator of Wholesale Trade and the Administrator of Retail Trade, as follows:

(1) The maximum price at which any line of Rayon Plain Goods used for clothing may hereafter be sold or offered for sale by any manufacturer of such goods shall be the highest lawful price at which such goods were sold by him during the basic period established by the Maximum Prices Regulations less one-third of the increase in price which occurred in any such line during the period from the 1st day of February, 1941, to the 11th day of October, 1941.

Dated at Ottawa, this 20th day of February, 1942.

S. G. DIXON,
Artificial Silk Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-20, dated February 20, 1942

REVOKED BY

Administrator's Order No. A-439, dated October 16, 1942

Administrator's Order No. A-21

Respecting School Furniture

Whereas there has been a considerable increase in the cost of materials and production ordinarily required in the manufacture of school furniture and it is deemed expedient and necessary to adjust the maximum prices of such products;

Now, therefore, pursuant to authority conferred by Order No. 76 of the Wartime Prices and Trade Board, dated the 16th day of December, 1941, I do order, on behalf of such Board, as follows:

1. Every manufacturer of school furniture may, increase the list price thereof by 15 per cent over the list price of such manufacturer prevailing in and during the months of April, May and June, 1941. Nothing in the foregoing provision shall authorize any manufacturer to publish such a list price for use in the year 1942, unless and until the same has been approved of by the Furniture Administrator. Upon the Furniture Administrator approving of a list price for use in and during the year 1942, such manufacturer may sell, offer for sale and otherwise deal in such school furniture on the basis and for the price or prices so approved.

Made at Ottawa, this 26th day of February, 1942.

JAS. E. FERGUSON,
Administrator of Furniture and Brushes.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-22, dated February 25, 1942

REVOKED BY

Administrator's Order No. A-27, dated March 13, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-23, dated February 23, 1942

REVOKED BY

Administrator's Order No. A-91, dated April 14, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-24, dated February 26, 1942

REVOKED BY

dm nistrator's Order No. A-453, dated October 23, 1942

Administrator's Order No. A-25

Respecting Leather Gloves and Leather Clothing

Whereas it is deemed expedient to adjust the prices of leather gloves and leather clothing and whereas the Manufacturers, the Wholesalers and Retailers of such goods have agreed to accept the maximum prices hereinafter set forth;

Now, therefore, pursuant to authority conferred by Order No. 76 of The Wartime Prices and Trade Board, dated the 16th day of December, 1941, and otherwise, I do hereby order on behalf of such Board, and with the concurrence of the Administrator of Wholesale Trade and the Administrator of Retail Trade as follows:

- 1. No person shall hereafter sell or offer for sale at retail any leather gloves or any leather clothing at a price in excess of the highest lawful price at which such person sold such leather gloves or leather clothing, or leather gloves and leather clothing of a kind and quality substantially similar, during the basic period from the 15th day of September to the 11th day of October, 1941, established by the Maximum Prices Regulations.
- 2. No manufacturer of leather gloves and leather clothing shall hereafter sell or offer for sale to a wholesaler or to a retailer any such leather gloves or leather clothing at a price which is more than 4% in excess of the highest lawful price at which such manufacturer sold or offered for sale to such wholesalers or such retailers such leather gloves or leather clothing or leather gloves or leather clothing of a kind and quality substantially similar during the period from the 1st day of January, 1941, to the 31st day of March, 1941.

Dated at Ottawa, the 23rd day of March, 1942.

A. BRADSHAW,
Administrator of Work Clothing.

APPROVED:

D. GORDON.

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-26, dated March 9, 1942

REVOKED BY

Administrator's Order No. A-422, dated October 6, 1942

Administrator's Order No. A-27

REVOKING

Administrator's Order No. A-22

Respecting the B.V.D. Company of Canada, Limited

Whereas it is expedient to clarify the provisions of Administrator's Order No. A-22 dated the 24th day of February, 1942;

Now, therefore, pursuant to authority conferred on me by Order No. 91 of the Wartime Prices and Trade Board, dated the 20th day of January, 1942, and otherwise, I do hereby order, on behalf of such Board, as follows:

Administrator's Order No. A-22 is hereby revoked and the following is substituted therefor:

1. The maximum price at which any shirts of a line of woven English Broadcloth Shirts, the product of the B.V.D. Company, Limited, of Montreal, which were sold at retail during the basic period established by the Maximum Prices Regulations for \$2.50 each, may hereafter be sold at retail or offered for sale at retail, shall be \$3.00 each.

Dated at Ottawa, this 13th day of March, 1942.

E. G. BURTON,
Administrator of Retail Trade.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-28, dated March 5, 1942

REVOKED BY

Administrator's Order No. A-422, dated October 6, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-29

Respecting Fruit and Vegetable Packages

(Consolidated as amended by Administrator's Orders Nos. A-95 and A-354)

Whereas a serious shortage has developed in the available supply of fruit and vegetable packages due to increased costs of material and labour and to the many new demands made on the factories which produce them;

And whereas, after careful and exhaustive investigation into the situation, it is deemed expedient in the national interest, to adjust the prices for such packages and to regulate the production and distribution thereof;

Now therefore pursuant to authority conferred by Order No. 76 of the Wartime Prices and Trade Board dated the 16th day of December, 1941 and Order No. 82 of said

Board dated the 6th day of January, 1942, and otherwise, I Do Hereby Order on behalf of such Board and with the concurrence of the Chairman of the Wartime Industries Control Board as follows:

- 1. For the purposes of this Order,
- (a) "wholesaler" means a person, firm or corporation, incorporated or unincorporated, who buys, sells, stocks or otherwise deals in fruit and vegetable packages for the purpose of resale as empty containers only and who has been engaged in such business (either wholly or in part) for a period of at least twelve months prior to the date of this Order.
- (b) "package" means and includes baskets, hampers, boxes, flats, crates, and other containers used in the trade and industry of fruit and vegetable growing and marketing.
- 2. The maximum prices at which any manufacturer or wholesaler may hereafter sell fruit and vegetable packages, in the Provinces of Ontario and Quebec, shall be such as are set forth in Schedule "A" hereto.

(Section 2 as amended by Administrator's Order No. A-95.)

- 3. Terms of payment and discounts:
- (a) There shall be allowed by the manufacturer of fruit and vegetable packages to the wholesaler, a trade discount of six per cent.

(b)	Cash Discount Schedule:
	April 10th 5%
	May 10th $4\frac{1}{2}\%$
	June 10th
	July 10th
	Aug. 10th
	Sept. 10th

The cash discount schedule above set forth shall apply to growers and wholesalers as follows:

- (i) There shall be no discount allowed under the above schedule for prepayment of account unless and until packages are delivered;
- (ii) All accounts for plant boxes and plant cubes shall become due and payable on the 1st day of June in each year, and are net, and no discount shall apply;
- (iii) All accounts for crates and berry boxes shall become due and payable on the 10th day of August in each year and if payment is made on, or prepayment made before that date, the cash discounts set forth in the above schedule shall apply. After that date no discount shall apply;
- (iv) All accounts for baskets and coverings and vegetable hampers and covers shall become due and payable on the 10th day of September in each year and if payment is made on, or prepayment made before that date, the cash discounts set forth in the above schedule shall apply. After that date no discount shall apply;
- (v) All accounts for bushel hampers, covers, liners and pads shall become due and payable on the 1st day of November in each year. A cash discount at the rate of seven per cent per annum shall be allowed on prepayment of any account for packages mentioned in this sub-paragraph, provided the provisions of sub-paragraph (i) shall apply to any discount granted hereunder.
- (c) The sales tax levied by the Government of Canada, from time to time, shall apply to all sales.
- (d) On all orders of \$25.00 or over, the manufacturer shall allow the grower a special discount of two and one-half per cent on the value of such order, when such grower takes delivery of the packages at the factory at any time up to and including the fifteenth day of May in each year.
- (e) On all deliveries or sale by a manufacturer or wholesaler of packages to growers, the value of which is less than \$25.00, such manufacturer or wholesaler may charge such grower \$1.00 in addition to the proper invoice charge for such packages.
- (f) In all those parts of the Provinces of Ontario and Quebec which lie to the South of a straight line drawn from the City of Owen Sound in Ontario to Aylmer in

the Province of Quebec and from thence in a straight line to Quebec City, in the Province of Quebec, the prices of all fruit and vegetable packages as set forth in Schedule "A" hereto shall be deemed to include the transportation charges to any destination within the said area when such packages are shipped by carload or truckload lots;

- (g) where the destination of any packages shipped in quantities, as provided in subsection (f) above, is North of said line, the price of such packages shall be 5% less than as provided in Schedule "A", f.o.b. shipping point, with freight equalized for
 - (a) Ontario manufacturers

(i) when shipment is by rail, at Oakville, Ontario;

(ii) when shipment is by boat, at Sarnia, Ontario, and

(b) Quebec manufacturers, at Montreal, Quebec.

(Subsection (e) of Paragraph 3 as amended and subsections (f), and (g) as added by Administrator's Order A-95.)

- 4. (a) No manufacturer or other person shall hereafter make or assemble any of the packages as are set forth and described in Schedule "B" hereto.
 - (b) No manufacturer of packages shall hereafter print, brand or otherwise inscribe any letters, characters, words or trademark upon or in any of such packages.
- 5. No person shall use any new 6-quart wood veneer baskets, with or without handles, for the purpose of packing, delivering or marketing any mushrooms.
 - 6. (1) Up to and including the 31st day of October, 1942, no person who packs, delivers or markets any fruit and/or vegetables shall buy any new wood veneer baskets, unless he requires the same for the purpose of packaging, delivering and marketing of fruit and vegetables of the 1942 crop.
 - (2) No wholesaler shall at any time up to and including the 31st day of October, 1942, buy or offer to buy any new wood veneer baskets, unless the same are needed in the ordinary course of his business to supply his customers with not more than the normal anticipated requirements for the purpose of packaging, delivering and marketing of fruit and/or vegetables of the 1942 crop.
 - (3) No manufacturer shall, at any time up to and including the 31st day of October, 1942, sell or deliver any new wood veneer baskets to any wholesaler or grower of fruit and/or vegetables unless he obtains a statement, in writing, from and signed by such wholesalers or growers, showing stocks of such baskets on hand and that:
 - (a) in the case of a wholesaler, said baskets are for the use of his customers in the packaging and/or marketing of the 1942 crop.
 - (b) in the case of a grower, said baskets are for packaging and/or marketing his 1942 crop.

Such statement shall be for the use of the Wartime Prices and Trade Board. (New Sections 5 and 6 as added by Administrator's Order No. A-354.)

Dated at Ottawa this 25th day of February, 1942,

A. S. NICHOLSON

Timber Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

CONCURRED IN:

R. C. BERKINSHAW,

Chairman, The Wartime Industries Control Board.

SCHEDULE "A"

Listed Articles	Price
(a) Wood Veneer (Climax) Baskets.	\$ cts.
20 Quart	per M 75 50
11 Quart	59.00
6 Quart	48 25
6 Quart, nested—no handles	43 75
2 Quart	32 50
The differentials for nesting as the same existed in 1941 shall be contin	ued.
(b) Wood Veneer Basket Covers—	
11 Quart Leno Covers	24 00
6 Quart Leno Covers	20 00
11 Quart Slat Covers	20 00 18 00
	10 00
(c) Hampers—	per C
10 Splint Vegetable Hamper—No handles	8 25
10 Splint Vegetable Hamper—handled	9 50
14 Splint Hamper—no handles	10 00
14 Splint Hamper—handled	11 00
20 Splint Bushel Hamper	13 00 5 30
One half Bushel Hamper.	10 50
Covers for one half Bushel Hamper	4 15
5/8 Bushel Hampers	12 00
(d) Berry Boxes and Crates—	per M
Quart Boxes—Regular	7 10
Quart Boxes—Patent	7 10
Quart Boxes—Metal Tops	8 50
Quart Boxes—Blueberries	8 50 20 00
Pint Boxes—Regular	6 00
Pint Boxes—Patent	6 00
Pint Boxes—Metal Tops	7 50
	each
27 Quart Crates	0 32
36 Pint Crates	0 29 0 29
24 Quart Crates—Not panelled ends	0 34
24 Pint Crates—Panelled ends	0 27
24 Pint Crates—Not panelled ends	0 32
"differentials for crates in knock-down form as the same existed in 1941, shall b	e continued."
(e) Plant Boxes, Dirt Crates or Flats—	per M
Plant Cubes 2"	2 50
Plant Cubes $2\frac{1}{2}$	3 00
Plant Cubes $3''$ Plant Cubes $3\frac{1}{2}$ ''	3 50 4 40
Plant Cubes 4"	5 00
Plant Cubes $4\frac{1}{2}$ "	5 50
Plant Cubes 5"	6 00
(f) Standard Plant Boxes	13 00

Listed Articles	Price
(g) Flats or Dirt Crates— 12" x 24" x 4"—with hand grip	each \$ cts. 0 20 0 19
(h) Standard Apple Crate (Quebec Crate)— 17"L x 14" W x 11" D ends; sides—10¼"D (9½" piece set up ¾")	0 35
(i) Standard Apple Boxes (Made up)— 18" L x 11½"W x 10½"D	0 25
(j) Tomato Stakes 1" x 1" x 60"	0 10
(k) Crates— Cabbage crates—unitized form—with covers, 15¼"L x 12"W x 18" D. Cabbage crates—K.D.—ends made up—no covers, 21½"L x 17½"W x 13"D (½" or ¾" cleat permitted) Cabbage crate covers only. Cauliflower crates—unitized form—with covers, 21½"L x 17½"W x 7½" or 8½"D. Cauliflower crates, K.D.—ends made up, no covers, 21½"L x 17½"W x 7½" or 8½"D. Cauliflower crate covers only. Cantaloupe Crate—18"D x 15¼"L x 12"W. Asparagus Crates, K.D.—ends made up—no covers. Celery Crates—K.D.—unitized form—no cover, 21"L x 12"W x 18"D. Celery Crates—21"L x 9"W x 18"D. Lettuce Crates—unitized form—with cover. (Schedule A as amended by Administrator's Order No. A-95.)	0 20 0 17 0 02 0 22 0 18 0 04 0 20 0 10 0 20 0 19½ 0 22

SCHEDULE "B"

1. Experimental new wide-type 6-quart basket.

Bottom $14'' L \times 6\frac{5}{8}'' W \times \frac{3}{8}''$ thick.

Inside depth of basket $3\frac{5}{8}$ ".

Handle 19" in length.

Veneer 16 to inch minimum, etc.

2. Bushel hamper—export type—straight stave.

Diameter at top 17".

Diameter at bottom 14".

Depth 111".

Staves—not less than 12 staves \(\frac{1}{8}\)' thick and \(\frac{3}{8}\)' wide. For 20 staves or more to be 1/16'' thick and a minimum width of $3\frac{1}{2}''$.

- 3. Cantaloupe Crate— $21\frac{1}{2}$ " L x 13" W x 4" to 10" D.
- 4. Berry crates as listed:

12 pints-1 tier.

12 quarts-1 tier.

18 quarts-2 tiers.

5. Apple and Pear Half Barrels:

Length of stave-221".

Diameter of head-14".

Distance between heads-20".

Circumference of bulge (outside) 51½".

Staves of uniform thickness measuring five to one and seven-eighths inches.

6. Apple and Pear Bushel Barrels:

Length of stave-18".

Diameter of head-12½".

Distance between heads-16".

Circumference of bulge (outside) 45".

Staves of uniform thickness measuring five to one and seven-eighths inches.

7. Cherry Box:

 $15'' \text{ L} \times 10\frac{3}{4}'' \text{ W} \times 3\frac{3}{8}'' \text{ D} - \frac{1}{4}'' \text{ cleat may be used.}$

Peach Box:

 $18'' \text{ L x } 11\frac{1}{2}'' \text{ W from } 2\frac{1}{2}'' \text{ to } 5'' \text{ D.}$

Pear Half-Box:

 $18'' \text{ L} \times 11\frac{1}{2}'' \text{ W} \times 4\frac{3}{4}'' \text{ D}.$

S. Plum and Prune Boxes:

18" L x 11½" W x 3¼" D.

 $16\frac{1}{2}$ " L x $13\frac{3}{4}$ " W x $5\frac{3}{4}$ " D. * 15" L x $10\frac{3}{4}$ " W x $3\frac{3}{8}$ " D.

^{*} ½" cleat may be used.

Administrator's Order No. A-30, dated February 27, 1942

REVOKED BY

Board Order No. 148

Made June 24, 1942, effective on and after July 1, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-31

Respecting the NuBone Corset Company of Canada, Limited

Whereas the NuBone Corset Company of Canada Limited did not increase the prices of its products during the years of 1940 and 1941 and is now operating at a loss;

And whereas it is deemed expedient to adjust the prices at which such products are now sold at retail;

Now, therefore, pursuant to the powers conferred on me by Order No. 91 of the Wartime Prices and Trade Board, dated the 20th day of January, 1942, and otherwise, I do hereby order, on behalf of such Board, and with the concurrence of the Administrator of Retail Trade, as follows:

- 1. The maximum prices at which the products of the NuBone Corset Company of Canada Limited listed in the Schedule hereto attached may hereafter be sold or offered for sale shall be such prices as are set forth in such Schedule opposite the products listed therein.
- 2. The maximum prices at which products of such company similar to the products listed in the above mentioned schedule but manufactured from higher-priced materials of a better quality may hereafter be sold or offered for sale shall be such that they shall in every case bear the same ratio to the prices set forth in the said schedule that the prices for such better quality goods bore to the prices for such goods of lower quality during the basic period established by the Maximum Prices Regulations.
- 3. The maximum prices at which all other products of the NuBone Corset Company of Canada Limited may hereafter be sold or offered for sale shall be the maximum prices established by Sub-section (2) of Section 3 of the Maximum Prices Regulations.

Dated at Ottawa, this 16th day of March, 1942.

J. A. KLEIN,

Administrator of Women's, Misses' and Children's Wear.

APPROVED:

D. GORDON,

Chairman. The Wartime Prices and Trade Board.

THE Nubone corset company of canada limited $\label{eq:company} \text{SCHEDULE}$

	Retail Price
	\$ cts.
NuStyle (Oxford, "Ox.")— Complete Garment, Reg. sizes (Bust 34–47)	14 70
"Oversizes (Bust 48–56) Separate Parts, Reg. sizes—Top Front. "—Lower Front. "—Back.	16 00 4 30
"—Lower Front	4 30
Oversizes—Top Front.	6 10 4 80
Oversizes—Top Front. "—Back. Moldette (Oxford "Ox.")—	6 90
Complete Garment (Reg. sizes—Waist 24 to 34 inc.)	10 95 12 05
NuTrend (Oxford "Ox.")— Complete Garment, Reg. sizes (Bust 34 to 47)	13 70
" Oversizes (Bust 48 to 56) Separate Parts, Reg. sizes—Top Front	15 15 4 10
· Lower Front	4 10 5 50
Back Oversizes — Top Front	4 70
Back Special Cup'd Belt	5 35 4 80
	1 00
STYLE-TREND (Oxford, "Ox.")— Complete Garment, Reg. sizes (Bust 34 to 47) Oversizes (Bust 48 to 56)	14 25
" " Oversizes (Bust 48 to 56)	15 70 4 10
Lower Front	4 10
Back Oversizes — Top Front	6 05 4 70
BackSpecial Cup'd Belt	6 90 4 80
NUMARVEL (Oxford, "Ox.")-	
Complete Garment, Reg. Sizes (Hip 32 to 52)	12 05 12 95
Separate Parts, Lower Front.	4 10
Reg. sizes—Back (22 to 32) Oversizes —Back (34 and 36)	7 95 8 85
Complete Garment, Reg. Sizes (Hip 32 to 52). "Oversizes (Hip 53 to 58). Separate Parts, Lower Front. Reg. sizes—Back (22 to 32) Oversizes—Back (34 and 36). Special Cup'd Belt.	4 80
Youthlines (Tes Rose Batiste "T.R.B.")—	
Complete Garment (Bust sizes 32 to 44 inc.)	12 60 3 65
Separate Parts—Top Back	8 95
NuMore (Tea Rose Batista "T R R")_	
Complete Garment (Bust sizes 32 to 39 inc.)	12 20 3 65
Complete Garment (Bust sizes 32 to 39 inc.) Separate Parts — Top Front, sizes 16, 17, 18, 19 Back, sizes 1634, 1836, 2038.	8 95
"STYLEMOLD" AND "FIGUREMOLD" (Mirth, "Mir.")-	
Complete Garment (Bust sizes 39 to 44 inc.)	13 05
Complete Garment (Bust sizes 39 to 44 inc.). (Stylemold and Figuremold—Hook and Eye Fastening.) "L" Stylemold and "L" Figuremold (Bust sizes 39 to 44 inc.). Lightning Fastener.	14 05
NuPoise (Oxford, "Ox.")— Complete Garment (Bust sizes 38 to 47 inc.)	14 50
Complete Garment (Bust sizes 38 to 47 inc.) Regular sizes—Hook and Eye Fastenings. "Regular sizes—Lightning Fastener	
" Oversizes (Bust 48 to 56 mg.)	16 00
NuPoise Hook and Eye Fastening. "L" NuPoise Lightning Fastener.	15 75 17 25
Sylphlines (Oxford, "Ox.")—	
Complete Garment (Regular sizes, Waist 24 to 34 inc.)	10 95 12 05

THE NUBONE CORSET COMPANY OF CANADA LIMITED

SCHEDULE—Concluded

Style	Retail Price
64C	\$ cts
"SLIMLINES" AND "SMARTLINES" (Mirth, "Mir.")— Complete Garment, "Slimlines" and "Smartlines" H ""L" Slimlines "L" Smartlines	ok and Eye Fastening 10 88
Lightning Fastener	
NuForm (Mirth, "Mir.")— Complete Garment, Reg. sizes (Waist 24 to 30 inc.) hook and Eye Fastening	8 7
"L'' NuForm, Lightning Fas Oversizes (Waist 31 to 34 inc.)	ner 9 7.
Hook and Eye Fastening "L" NuForm, Lightning Fas	ner 9 8
SHEERSTYLE GIRDLE (Elastic with front panel of Joy)— Complete Garment (all sizes, Small, Med., Large)	6 5
NuBone Custom Combinettes (Group A) "Silray"—	15.0
Style No. 1	18 1
NuBone Custom Corsets— Group "A" (Silray) Style No. 1	13 7. 15 9.
NuBone Custom Belts— Group "A" (Silray) Style No. 1	11 5
2	12 6 14 6
NuBone Custom Belts and Body Braces— Group "A" (Silray) Style No. 1	
Group "B" (Oxford) Style No. 1	15 9 18 1
3	18 44 29 4
NuBone Custom Brassieres— (Accessory Tea Rose Style No. 1	2 9
(Accessory White " 2	4 7
" 4	4 80
	5 9
SEMICUSTOM BRASSIERES— "V" Victorian—Accessory Tea Rose	4 30
(Sizes 38 to 54 inc.) "V" Frenchette—Accessory Tea Rose Venus	3 50
"V" Duchess "V" Debutante—Princess—Parisian Accessory Tea Ro	2 70
"V" Diana Joy	3 20
"V" Ideal Accessory Tea Rose	4.70
NUBONE SURGICAL APPLIANCES—PADS—	2 50
Ptosis (P-1)	2 30
Ptosis (P-3)	
Kidney (K-6) Umbilical Hernia (U-8)	
Ventral Hernia (V-10)	1 6
Inguinal Hernia (I-12) Femoral Hernia (F-14)	
Sacro-Iliac (SI-16)	2 1
Sacro-Iliac (SI-18)	

Administrator's Order No. A-32

Respecting Mercury Mills Limited of Hamilton, Ontario

Whereas the majority of retailers acting as distributors for Mercury Mills Limited of Hamilton, Ontario, have established on Van Raalte labelled ladies' lingerie, the product of such Company, maximum selling prices, during the basic period, namely, September 15th, 1941, to October 11th, 1941, inclusive, as set out in the schedule hereto attached;

And whereas the remainder of such retailers, being a minority in number of the said distributors, established on the said product during the above mentioned basic period, maximum selling prices which are abnormally low in relation to the maximum selling prices established by the majority of the said retailers, and it is expedient that new such maximum prices be established;

Now, therefore, pursuant to authority conferred by Order No. 91 of The Wartime Prices and Trade Board, dated the twentieth day of January, 1942, and otherwise, I do hereby order, on behalf of such Board, as follows:

1. The maximum prices at which Van Raalte labelled ladies' lingerie, the product of Mercury Mills Limited of Hamilton, Ontario, may hereafter be sold at retail or offered for sale at retail shall be such prices as are set forth in the schedule hereto attached.

Dated at Ottawa, this 16th day of March, 1942.

E. G. BURTON,
Retail Trade Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE

MAXIMUM RETAIL PRICES ON VAN RAALTE LADIES' LINGERIE

Line	Retail	Line	Retail
Number	Price	Number	Price
2616/407\$	0.59	2732/688	\$ 2.25
/461	.69	/693	3.25
/465	.69	/713	2.75
/471	.69	/714	2.25
/614	.49	/714 O.S.	2.75
2732/15	1.00	2793/391	4.50
/10	1.15	/392	4.50
/10 O.S	1.35	/393	4.50
/399	.89	/616	1.95
/406	.89	2709/5	1.25
/407	.79	/10	1.35
/421	1.00	/399	1.00
/421 O.S	1.15	/421	1.25
/423	1.15	/423	1.50
/423 O.S	1.35	/423 O.S	1.75
/474	1.15	/474	1.35
/486	1.00	/486	1.25
/603	1.98	/609	2.75
/614	. 59	/713	3.50

Administrator's Order No. A-33

Respecting Elastic

Whereas the uncertainty of future shipments of rubber from abroad has resulted in a shortage in the supply available for essential purposes;

And whereas, since no rubber will be processed in the future for retail purposes, it is deemed expedient in order to conserve existing stocks to regulate the supply and distribution of such stocks as hereinafter set forth;

Now, therefore, pursuant to authority conferred by Order No. 82 of the Wartime Prices and Trade Board, dated the 6th day of January, 1942, and otherwise, I do hereby order on behalf of such Board with the concurrence of the Administrator of Retail Trade, as follows:

- 1. No person shall hereafter process, assemble, put up, sell or offer for sale at retail any clastics except
 - (a) elastic braid one-quarter inch in width (¼") containing not more than four strands of rubber assembled in hanks or bunches not exceeding four yards in length or in rolls of thirty-six (36) yards and one hundred and forty-four (144) yards in length;
 - (b) braid of woven elastics for garters or repair purposes three-quarter inch $\binom{3}{4}$ in width;
 - (c) woven or braided elastic for repair purposes one-half inch $\binom{1}{2}$ in width;
 - (d) elastic for repairing; hose supporters three-quarter inch $\binom{3}{4}$ in width and one and one-eighth inches $(1\frac{1}{8})$ in width;
 - (e) elastic for repairing shorts one and one-quarter inch (11") in width;
 - (f) elastic for repairing clothing two and one-half inches in width $(2\frac{1}{2})$;
 - (g) white and nude colored elastic for corset repair two, three, six, twelve and fourteen inches in width.
- 2. No person shall hereafter sell at retail or offer for sale at retail and no person shall hereafter purchase any of such above-mentioned elastics unless required for immediate use and consumption and in no case shall any such sale or purchase exceed four (4) yards in length.

Dated at Ottawa, this 16th day of March, 1942.

J. G. DODD, Cotton Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-34, dated March 9, 1942

REVOKED BY

Administrator's Order No. A-265, dated June 30, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-35, dated March 5, 1942

REVOKED BY

Board Order No. 198

Made October 6, 1942, effective on and after October 10, 1942

THE WARTIME PRICES AND TRADE BOARD Administrator's Order No. A-36, dated March 5, 1942 $${\tt Revoked\,By}$$

Administrator's Order No. A-207, dated June 6, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-37, dated March 5, 1942

REVOKED BY

Administrator's Order No. A-207, dated June 6, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-38, dated March 5, 1942

REVOKED BY

Administrator's Order No. A-207, dated June 6, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-39, dated March 5, 1942

REVOKED BY

Administrator's Order No. A-207, dated June 6, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-40, dated March 13, 1942

REVOKED BY

Administrator's Order No. A-452, dated October 23, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-41, dated March 7, 1942

REVOKED BY

Administrator's Order No. A-304, dated July 23, 1942

Administrator's Order No. A-42, dated March 16, 1942

REVOKED BY

Administrator's Order No. A-493, dated November 25, 1942

(Effective on and after November 28, 1942)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-43, dated March 5, 1942

REVOKED BY

Administrator's Order No. A-453, dated October 23, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-44

Respecting Prices of Domestic Canned Fruits and Vegetables

Whereas a substantial number of distributors based their ceiling prices for canned fruits and vegetables on purchases made in the Summer of 1941, or earlier, at the then current prices charged by canners;

And whereas canners' selling prices increased subsequent to such sales and were established during the basic period on sales to other distributors at a higher price level;

And whereas in order to establish retailers' cost of replacement stocks on a basis appropriate in relation to their retail ceiling prices it is necessary that adjustments be made, in certain cases, in the maximum prices that may be charged by canners and whole-salers;

Now, therefore, pursuant to authority conferred by Order No. 76 of The Wartime Prices and Trade Board dated the 16th day of December, 1941, and Order No. 91 of the said Board, dated the 20th day of January, 1942, I do hereby order, on behalf of such Board, and with the concurrence of the Administrators of Wholesale and Retail Trade, as follows:

- 1. For the purposes of this Order, unless the context otherwise requires,
- (a) "Canner" means any processor, packer or other manufacturer holding on March 31, 1942, a manufacturer's sales tax licence issued by the Excise Division of the Department of National Revenue and regularly producing for sale, on a commercial scale and through normal commercial channels, canned, preserved or otherwise processed vegetables and/or fruits, including juices, sold in tin or glass containers;
- (b) "Wholesaler" includes jobbers and brokers, and also all distributors maintaining separate central warehouse stocks of goods for distribution to retail stores.
- 2. Each canner having warehouse stocks (sold or unsold) of the products set forth in the Schedule to this Order shall take inventory thereof as at the close of business on Tuesday, March 31, 1942, and shall forthwith make a return thereof, verified by affidavit, to the Commodity Prices Stabilization Corporation Limited (hereinafter in this Order referred to as "the Corporation") on a form provided by the Corporation. Such return shall show for each separate warehouse the quantities on hand of each kind, brand, grade, and quality of the said products in each size and kind of container; provided, however, that unlabelled stocks shall be so described in lieu of brand name. Each return shall show

separately goods owned by the canner and goods invoiced but not delivered, including, in the latter case, name and address of purchaser.

- 3. (1) The maximum price at which any canner may sell or supply or offer to sell or supply any of his said stocks (excluding goods invoiced but not delivered) on and after April 1, 1942, shall be the lowest f.o.b. cannery price actually charged by him at any time prior to October 12, 1941 to any purchaser for the same kind, brand, grade and quality of product of the 1941 pack in the same size and kind of container; provided, however, that the said lowest price shall be related to actual sales in reasonable volume and not to any artificial, casual or unusual sale; and provided further that the said lowest price means the invoice price subject to cash and/or any other normal discounts actually granted on the sales in question.
- (2) In cases of doubt, the Foods Administrator may determine any maximum price for any canner.
- 4. (1) Every canner shall forthwith make a return to the Corporation, verified by affidavit, in such form as may be prescribed by the Corporation, of a complete list of the said products produced by him, whether or not now held in warehouse, showing for each kind, brand, grade, and quality of the said products in each size and kind of container, the following:
 - (i) the highest f.o.b. cannery price charged to any purchasers on sales made during the basic period, and total quantity sold at such price and (ii) the lowest f.o.b. cannery price referred to in Section 3 hereof, and total quantity sold at such price.
- (2) Such return shall be submitted in duplicate and mailed to the Foods Administration, Wartime Prices and Trade Board, Metropolitan Building, Toronto.
- 5. Every canner shall send to each person who purchased any of the said products of the 1941 pack from him prior to April 1, 1942, a list of revised maximum prices f.o.b. cannery as established pursuant to Section 3 of this Order, for each kind, brand, grade and quality in each size and kind of container, actually purchased by such purchaser.
- 6. Every wholesaler maintaining separate central warehouses and owning stocks of the products set fort h in the schedule to this Order shall take inventory thereof as at the close of business on Tuesday, March 31, 1942 and shall make a return thereof, verified by affidavit, to the Corporation on a form provided by the Corporation. Such return shall show separately (i) goods in warehouse, (ii) goods in transit to warehouse and (iii) goods in canners' warehouses invoiced to wholesaler but not delivered; and shall give such information separately for each separate central warehouse maintained by the wholesaler. The return shall show in each case the quantity, kind, brand, grade and quality of the said products in each size and kind of container.
- 7. In any case where the cost to a wholesaler of any of the said products is reduced, by reason of the operation of this Order or by reason of any subsidy that may be payable to him by the Commodity Prices Stabilization Corporation Limited, below the cost on which he based his maximum selling price during the basic period, his maximum selling price shall be reduced proportionately.
- 8. (1) Nothing in this Order shall be construed so as to authorize any increase in maximum retail prices for the said products pursuant to the Maximum Prices Regulation or any Order of the Board relating thereto.
- (2) In any case where for any reason the cost of any of the said products to a retailer is reduced below the cost price on which he based his maximum selling price during the basic period, his maximum selling price shall be correspondingly reduced.
 - 9. This Order shall be effective on and after March 25th, 1942.

Dated at Ottawa, this 23rd day of March, 1942.

J. G. TAGGART,
Foods Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE

Canned, preserved or otherwise processed domestic products referred to in Administrator's Order No. A-44 (Including all Grades, Brands and Qualities, in all Sizes of Tin and Glass Containers).

Asparagus Tips Asparagus Cuttings Refugee Beans Golden Wax Beans Kentucky Wonder Beans Lima Beans Corn (All varieties) Peas Peas and Carrots Pumpkin Spinach Succotash Tomatoes Tomato Juice Vegetable Macedoine Tomato Purce

Tomato Paste

Tomato Catsup

Apples Apricots Blueberries Cherries Loganberries Peaches Pears Plums Raspberries Rhubarb Strawberries Apple Juice Grape Juice Chili Sauce Fruits for Salad Fruit Cocktail Lawtonberries

Applesauce

Note.—(See Subsection (2) of Section 2 of Board Order No. 148 dated the 24th of June, 1942 (effective on and after July 1, 1942) which reads as follows:

"(2) Order No. A-44 of the Foods Administration, dated March 23rd, 1942, shall be read and construed as applying only to the products therein described packed and preserved prior to January 1st, 1942.")

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-45, dated March 21, 1942

REVOKED BY

Administrator's Order No. A-422, dated October 6, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-46, dated March 13, 1942

REVOKED BY

Administrator's Order No. A-207, dated June 6, 1942

Administrator's Order No. A-47

Respecting Smoked Cross Pack Fillets of Fish

Whereas as consequence of an increase in the cost of fish to the processor it is essential to eliminate certain types of processing thereof so that the cost to the consumer can be maintained at a reasonable level;

Now, therefore, pursuant to authority conferred by Order No. 82 of The Wartime Prices and Trade Board, dated the 6th day of January, 1942, and otherwise, I do hereby order, on behalf of such Board, as follows:

1. For the purposes of this Order,

(a) "processor" means any person engaged in the business of smoking, curing and packing any fish for sale in Canada;

(b) "cross pack fillets" means any smoked fillet of fish which is cut into two or more pieces and packed crosswise in any box or container for shipment to the trade.

2. No processor shall on or after the 1st day of May, 1942, prepare or pack any cross pack fillets.

Dated at Ottawa, this 31st day of March, 1942.

A. N. McLEAN, Fishery Products Administrator.

APPROVED:

D. GORDON, Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD Administrator's Order No. A-48

Respecting The Consolidated Mining & Smelting Company of Canada, Ltd.

Whereas the Consolidated Mining and Smelting Company of Canada, Limited, operates retail commissaries for the sale of goods to its employees at Goldfields in the Province of Saskatchewan and at Yellowknife in the Northwest Territories.

And whereas due to their isolated position the above mentioned commissaries are supplied from one year to eighteen months in advance, and their maximum retail selling prices during the basic period specified by the Maximum Prices Regulations did not reflect increased replacement costs up to and including the said basic period;

And whereas a majority of the employees of the above mentioned company have agreed in writing to accept price increases on all goods sold by the commissaries which replace goods sold during the said basic period, such price increases to consist of the difference between the laid down cost of present stocks of goods and the replacement costs at market prices in effect at the opening of the navigation season in the month of May, 1942;

Now, therefore, pursuant to authority conferred by Order No. 91 of the Wartime Prices and Trade Board, dated the twentieth day of January, 1942, and otherwise, I do hereby order, on behalf of such board, as follows:

1. For the purposes of the Maximum Prices Regulations the maximum price at which the Consolidated Mining and Smelting Company of Canada. Limited, may hereafter sell or offer for sale at retail any article of merchandise at commissaries operated by the said Company at Goldfields in Saskatchewan and at Yellowknife in the Northwest Territories shall be the maximum price for such article established by the said Company during the said basic period, plus an increase not greater than the amount by which the laid down cost of such article in the month of May, 1942, exceeds the laid down cost of the same or of a substantially similar article sold in the aforesaid manner by the said Company during the said basic period.

Dated at Ottawa, this 1st day of April, 1942.

E. G. BURTON,
Retail Trade Administrator.

APPROVED:

D. GORDON, Chairman, The Wartime Prices and Trade Board.

Administrator's Order No. A-49, dated March 23, 1942

REVOKED BY

Administrator's Order No. A-207, dated June 6, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-50

Respecting Paper

(Consolidated as amended by Administrator's Order No. A-238)

Whereas in the national interest it is necessary to conserve materials ordinarily used in the manufacture of paper;

And whereas by eliminating the manufacture of certain kinds of paper a saving in

labour will result:

Now, therefore, pursuant to authority conferred by Order No. 82 of the Wartime Prices and Trade Board dated the 6th day of January, 1942, and otherwise, I do hereby order on behalf of such Board as follows:

1. No person shall hereafter manufacture, cut or process any No. 1 Rag Bond, No. 1 Rag Ledger, No. 1 Rag Light-weight, No. 2 Rag Bond, No. 2 Rag Ledger, No. 3 Rag Bond or No. 4 Rag Bond, being paper commonly known to the trade by such grades and names, in the colours, sizes, weights and finishes shown under each respective grade and name of

such paper as set forth in Schedule "A" hereto.

2. No person shall hereafter manufacture, cut or process any supercalendered book or litho paper, E.F. & M.F. book or litho paper, offset paper, text paper, antique wove and laid book paper, or groundwood poster paper in any size or sizes, colour or colours, weight or quality other than as expressly provided for each respective paper in Schedule "B" hereto; provided, however, that any person may up to the 30th day of June, 1942, supply any such paper which has been "plater" finish to any other person if such other person certifies to the supplier that his stocks on hand together with the quantity to be supplied as aforesaid will not exceed a 90-day over-all working supply for the proposed purchaser thereof.

(Section 2 as amended by Administrator's Order No. A-238.)

3. No person shall hereafter manufacture, cut or process any coated paper except the same be of a weight or thickness not more than as shown after each of the following kinds of prepared paper, namely:

(a) coated on both sides for size 25" x 38", 200 pounds per thousand sheets;

(b) coated on one side for size 25" x 38", 180 pounds per thousand sheets; (c) coated embossing cover for size 20" x 26", 120 pounds per thousand sheets; (d) the maximum thickness of any coated translucent Bristol paper shall be 4-ply.

Providing that the minimum quantity for any one cut for any one item shall be 1 ton of paper.

4. No person shall hereafter manufacture, cut or process any paper described in Schedule "C" hereto except in the sizes, weights, colours and quality shown after each respective named paper in said Schedule.

5. Nothing herein contained shall be construed as prohibiting the sale and delivery of any paper manufactured, cut or processed prior to the date of this Order and at present in stock with any manufacturer or wholesaler or retail dealer.

Dated at Ottawa, this 15th day of April, 1942.

A. P. JEWETT, Administrator, Book and Writing Papers.

APPROVED:

D. GORDON, Chairman, The Wartime Prices and Trade Board. 71369-41

SCHEDULE "A"

Being a Schedule attached to and forming part of Administrator's Order No. A-50.

No. 1 RAG BOND

Colour	Particulars	Size in Inches	Weight in lbs per 1,000 Sheet
White White White White Azure Azure Azure Azure Azure Azure Bzure Azure Azure Bzure	Cold Press Finish Cold Press Finish. Linen Finish Linen Finish	19 x 24 17 x 22 22 x 34 17 x 22 17 x 28 17 x 28 17 x 28 17 x 22 17 x 22 22 x 34 17 x 22 22 x 34 17 x 22 22 x 34	59 M 32 M 64 M 40 M 41 M 51 M 26 M 32 M 64 M 40 M 40 M 80 M
	No. 1 RAG LEDGER		
White. Azure Azure Azure Pale-Azure Pale-Azure. Pale-Azure. Pale-Azure. Buff. Buff Buff Buff Buff Buff Buff Bu		$\begin{array}{c} 16 \times 22 \\ 16 \times 42 \\ 18 \times 46 \\ 14\frac{1}{4} \times 28\frac{1}{2} \\ 18\frac{1}{2} \times 22\frac{1}{4} \\ 22\frac{1}{4} \times 24\frac{1}{4} \\ 22\frac{1}{4} \times 22\frac{1}{4} \\ 16 \times 21 \\ 21 \times 32 \\ 19 \times 48 \\ 14\frac{1}{4} \times 28\frac{1}{2} \\ 16\frac{1}{2} \times 22\frac{1}{4} \\ 19\frac{1}{2} \times 24\frac{1}{4} \\ 24\frac{1}{4} \times 24\frac{1}{4} \\ 24\frac{1}{4} \times 24\frac{1}{4} \end{array}$	115 M 115 M 142 M 61 M 62 M 72 M 88 M 96 M 57 M 115 M 176 M 61 M 80 M 62 M 72 M
	No. 1 RAG LIGHTWEIGHT		
Golden Rod		17 x 22 17 x 28	
	No. 2 Rag Bond		
Azure Azure Blue. Blue.	Linen Finish Linen Finish	24 x 38 24 x 38 17 x 22 17 x 28 17 x 22 19 x 24 19 x 24 19 x 24 19 x 24 19 x 24 19 x 24 19 x 24 17 x 28 17 x 28 17 x 28 17 x 22	78 M 98 M 40 M 33 M 40 M 59 M 39 M 49 M 39 M 49 M 39 M 49 M 39 M 49 M 39 M 49 M

SCHEDULE "A"-Concluded

No. 2 BAG BOND-Concluded

Colour	Particulars	Size in Inches	Weight in lbs per 1,000 Sheets
Russet. Russet. Russet. Colden Rod Golden Rod Golden Rod Golden Rod Golden Rod Golden Rod Golden Rod Tuscan Red		17 x 22 22 x 34 17 x 28 17 x 22 17 x 22 17 x 22 17 x 22 22 x 34 17 x 28 17 x 22 22 x 34 17 x 28 17 x 28 17 x 28 17 x 22 17 x 22 22 x 34	40 M 64 M 80 M 41 M 51 M 32 M 40 M 64 M 80 M 41 M 51 M 32 M 40 M 64 M 80 M
	No. 2 Rag Ledger		
White White White Azure Azure Azure Azure Azure Azure Azure Bzure Azure Buff Buff Buff Buff Buff		$\begin{array}{c} 28 \times 34 \\ 19 \times 48 \\ 16 \times 42 \\ 16 \times 42 \\ 18 \times 46 \\ 14 \times 28 \times 22 \times 24 \times 24 \times 24 \times 24 \times 24 \times 2$	142 M 137 M 101 M 101 M 124 M 61 M 62 M 72 M 75 M 61 M 62 M 75 M 88 M 61 M 62 M 72 M 75 M
	No. 3 Rag Bond		
White		28 x 34 19 x 24 19 x 24 28 x 34	102 M 39 M 59 M 82 M
	No. 4 Rag Bond		
Blue. Pink Pink. Golden Rod.		19 x 24 19 x 24 17 x 22 19 x 24 19 x 24 17 x 22 22 x 34 19 x 24 19 x 24 17 x 28	39 M 49 M 40 M 39 M 49 M 40 M 80 M 39 M 49 M 61 M

(Schedule "A" as amended by Administrator's Order No. A-238.)

SCHEDULE "B"

This is Schedule "B" referred to in Administrator's Order No. A-50

- 1. Supercalendered book and litho papers.
- (a) The maximum or ceiling base weight for this type of paper of the size 25" x 38" shall be 160 pounds per thousand sheets. In trade terms, 25 x 38—160M. Other standard and authorized weights shall be for 25 x 38, 60M, 70M, 80M, 90M, 100M, 120M and 140M. Other weights being not more than 160M nor less than 60M shall only be manufactured and cut in minimum quantities of 18 tons for one item.
- (b) A special colour is allowed when a minimum of 10 tons of paper in one colour, and a minimum of $2\frac{1}{2}$ tons of such colour in any one size and weight, is ordered.
- (c) Paper of any colour not regularly stocked by a mill may be cut when a minimum of ten tons of paper in any one such colour and not less than 2½ tons of such coloured paper in any one size and weight is ordered.

(Clause (c) of Section 1 of Schedule "B" as substituted by Administrator's Order No. A-238.)

2. E.F. & M.F. Book and Litho Papers.

The maximum or ceiling base weight for this type of paper of the size $25'' \times 38''$ shall be 140 pounds per thousand sheets. All other weight and colour restrictions as provided for the supercalendered finish shall apply to this product.

3. The maximum weight for offset paper shall be 200 pounds per thousand sheets of the size 25" x 38". Other standard weights for such size shall be 120 M and 160 M. Such paper of any lighter or inbetween weights shall only be manufactured and cut in quantities of not less than 18 tons for one item. No mill shall make more than 5 standard colours in addition to white. In any case where any special colours are required the same shall be manufactured in quantities of 10 tons or more and all cuts therefrom shall be in quantities of not less than $2\frac{1}{2}$ tons for each item.

(Section 3 as substituted by Administrator's Order No. A-238.)

- 4. Text paper shall be cut from white and India only.
- 5. Antique wove and laid book paper shall be cut from India or Ivory only and in the same weights as provided in paragraph 2 of this Schedule.
- $^{\circ}$ 6. Groundwood poster paper shall be in six colors only, namely, blue, green, orange, yellow, rose (pink) and mandarin (salmon) and in one standard size and weight, namely, $24'' \times 36''$ —64M. All cuts made for special sizes shall be on a minimum of $2\frac{1}{2}$ tons for 1 item.
 - 7. General.

No book, litho or offset paper shall be made with special fillers or be specially hardsized excepting when a minimum of 10 tons of one grade and a minimum of $2\frac{1}{2}$ tons of one size of such grade is ordered.

No fancy finishes obtained by "plater" finishing using zinc plates may be supplied.

SCHEDULE "C"

This is Schedule "C" referred to in Administrator's Order No. A-50.

1. Sulphite Bond Paper in Grades 5, 6 and 7.

For White, ceiling base weight 17" x 22"—40M.

Size		Weight		
17 x 22	20M*	26M	32M	40M
17 x 28	25M*	33M	41M	51M
19 x 24			39M	49M
22 x 34	40M*	52M	64M	80M
$22\frac{1}{4} \times 28\frac{1}{4} \dots \dots$			*54M	
24 x 38			78M	98M
28 x 34			82M	102M
34 x 44			*128M	106M

SCHEDULE "C"-Continued

*Available in No. 7 grade only. Special sizes 2 tons minimum 1 item. Colours shall be limited to blue, buff, pink, green, canary, goldenrod, and if in light green in 3 ton lots only. (Colours not to be made in No. 6 grade.)

Ceiling base weights 17 x 22—32M.

Size	Weight
17 x 22	*20M 26M 32M
17 x 28	*25M 33M 41M
19 x 24	39M
22 x 34	
$22\frac{1}{4} \times 28\frac{1}{4} \dots \dots$	
24 x 38	
28 x 34	82M

*Available in No. 7 grade only. Special sizes 2 tons minimum 1 item.

2. Sulphite Ledger Papers—

Grades No. 5 and Cellate only.

Weights: Base 17 x 22—56M (Cellate 72M and 80 M also).

Colours: White and buff (light green, minimum 3 tons all items or 1 ton of any one item).

Sizes: White only, 16 x 21; white and buff: 17×28 , 19×24 , 21×32 , $22\frac{1}{2} \times 34$, 23×36 , 24×38 , $24\frac{1}{2} \times 36\frac{1}{2}$, $28\frac{1}{2} \times 34\frac{1}{2}$.

3. Duplicating Papers—

Weights-The one standard base weight for all Sulphite Duplicating Papers shall be 17 x 22—36M wove only. (Substance 17 x 22—32M may be made in minimum lots of 3 tons) white only.

Colours shall be limited to blue, buff, green, pink only. Sizes, etc.: 17×22 ; 17×28 ; $8\frac{1}{2} \times 11$; $8\frac{1}{2} \times 14$.

Special sizes may be supplied in minimum quantities of 2 tons of 1 item (double standard sizes to be considered "specials").

4. Manilla Writing Papers-

Weights—Ceiling base weights 17 x 22—40M. Finishes—M.F. only.

Colour-Manilla only.

Sizes, etc. In substance: 17 x 22-32M 17 x 22,

17 x 28, 19 x 24, 22 x 34, 28×34 , $8\frac{1}{2} \times 11$, $8\frac{1}{2} \times 14$.

In substance: 17 x 22—40M 17 x 22, 17 x 28, 22 x 34.

Special sizes or lighter base weights $2\frac{1}{2}$ ton minimum, 1 item.

5. Register Paper—

To be made only in the same colours as Sulphite Bond.

6. Onion Skin-

Weights—Substance 17 x 22—16M only.

Finishes—Glazed and unglazed.

Colours—Blue, buff, canary, green, pink.

Sizes, etc.—17 x 22, 17 x 28, 19 x 24. 22 x 34, 28 x 34, 24 x 38.

Special sizes 1 ton of 1 item.

7. Envelope Papers—

White wove envelope—

Weights 17 x 22-40M and 48M only.

Finishes—smooth or rough.

Colours—10 tons minimum of 1 colour and $2\frac{1}{2}$ tons of 1 item.

Cartridge envelope weights: 17 x 22 —40M—48M and 56M only.

(No special colours or finishes).

Duplex envelope weights: 17 x 22-48M only.

Colours (No $2\frac{1}{2}$ ton minimum special colours).

SCHEDULE "C"-Concluded

8. Stationery Papers-

4 and 5 grades.

Weights: 17 x 22-32M-40M, 48M, 56M.

Colours—2 tons of 1 colour and 1 ton minimum of any item.

Finishes—see footnote.

9. Exercise Book Paper or Tablet-

Weights: 17 x 22-32M, 40M, 48M, only.

Finishes-M. F. or S.C.

Colours-

Light green 3 tons, minimum item 1 ton. Other shades 10 tons minimum item $2\frac{1}{2}$ tons. Ceiling base weights for colours $17 \times 22-32M$.

10. Special Finishes—

No fancy finishes obtained by Plater finishing using zinc plates may be supplied.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-51

Respecting the Maximum Prices of Used or Second Hand Bags and Bagging

Pursuant to the authority conferred by Order No. 98 of The Wartime Prices and Trade Board, dated the 12th day of February, 1942, and otherwise, I do hereby order, on behalf of such Board, as follows:

- 1. For the purposes of this Order unless the context otherwise requires
- (a) "used" or "second hand" bag means a container composed of burlap, jute, sisal, cotton cloth, gunny cloth or other textile material which has been previously used to package any product and shall include all containers manufactured from any such material which has itself been previously used as a container or for any other commercial purpose;

(b) "Administrator" means the Administrator of Used Goods appointed by The Wartime Prices and Trade Board with the approval of the Governor in Council;

- (c) "bagging" means No. 1 scrap bagging consisting of all sound and clean materials, free of wet, tender, oily bagging, cement sacks, sisal and other foreign material.
- 2. No person shall hereafter sell or supply or offer to sell or supply or buy or receive or offer to buy or receive any used or second hand bags or bagging at a price that is higher than the maximum price for such bags or bagging as set out in Schedule "A" hereto.
- 3. No used or second hand bag of a size, kind or quality other than as set out in Schedule "A" hereto may be sold or purchased unless and until the maximum price therefor has been fixed by the Administrator.
- 4. On or after the date hereof every invoice of used or second hand bags or bagging shall contain a complete and full statement of the quality, type, weight of burlap and size of such used or second hand bags together with such other particulars as are necessary to properly describe the product sold or bought in accordance with the classifications set out in Schedule "A" hereto.
- 5. Except in the case of a duly licensed bag manufacturer who, in the ordinary course of his business, reconditions, remakes or reassembles such used or second hand bags or bagging for further use, no person shall hereafter, without authority first having been obtained from the Administrator, destroy, spoil, mutilate or cut any used or second hand bag.

Dated at Ottawa, this 18th day of March, 1942.

S. GODFREY,
Administrator of Used Goods.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

Being the Schedule of maximum prices for best, fully cleaned, used or secondhand bags and bagging referred to in Administrator's Order No. A 51.

Construction	Sizes	Trade Names	Quebec, Ontario, Maritime Provinces and British Columbia	Alberta, Saskatchewan and Manitoba
	THE FOLLOWIN	g are No. 1 Bags "in order"	' F.O.B. Sh	00 bags hipping Point
JUTE BAGS			\$ cts.	\$ cts.
8 oz. Jute 8 oz. " 8 oz. " 10 oz. " 10 oz. " 8 oz. " 8 oz. " 10 oz. "	23-24-25 x 40 26-27 x 40 20-21-22 x 40 20-21-22 x 40 23-24-25 x 40 40 x 45 26 x 45 29 x 45 29 x 45 98 lb. 20 x 36 20 x 36 20 x 30 75 lb. and over 100 lb. 19-20 x 40 27 x 40	Feeds and shorts. Feed, bran Feed, bran Small feed Small feed Beet pulp Brewery Distillers or similar and larger Jute flour Sugar Sugar or similar Potato Onion Vegetable and onion Fertilizer Santos Coffee	12 50 13 50 12 00 12 50 14 00 16 00 16 00 17 00 13 00 11 00 8 00 8 50 9 00 6 50 7 50 16 00	13 75 14 85 13 20 13 75 15 40 17 60 17 60 18 70 14 30 12 10 11 00 8 80 9 35 9 90 7 15 8 25 17 60
	Jute Burlap	Unprocessed and unsewn—per 100 lbs	10 00	11 00
8-12 oz. Used	Jute Burlap	Processed and sewn—per 100 lbs	17 00	18 70
LARGE HEAVY JUTE BAGS				
Heavy twill bags Heavy twill bags Heavy twill bags Sisal grass coffee bags	20-24 x 40-42 26-28 x 44-45 29-30 x 48-50 Approx.20 x 30 28 x 42	Casting or fitting	18 00 20 00 22 00 14 00	20 70 23 00 25 30 16 10 15 40
COTTON BAGS	20-21-22 x 40 23-24 x 40 26-27 x 40 20 x 36 98 lb.	Cotton feed Cotton feed Cotton feed Cotton sugar Cotton flour Cotton sugar liners	11 00 11 50 12 50 11 00 10 00 9 00	11 55 12 07 13 12 11 55 10 50 9 45
No. 1 Scrap Baggin	'G		per ton 70 00	per ton 70 00

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-52, dated March 19, 1942

REVOKED BY

Board Order No. 150

Made June 16, 1942 effective on and after July 1, 1942

Administrator's Order No. A-53, dated March 19, 1942

REVOKED BY

Board Order No. 150

Made June 16, 1942 effective on and after July 1, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-54, dated April 4, 1942

REVOKED BY

Board Order No. 136

Made May 19, 1942 effective on and after May 26, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-55

Respecting Edible Molasses Imported from the British West Indies

Pursuant to authority conferred by Order No. 76 of The Wartime Prices and Trade Board, dated the 16th day of December, 1941 and Order No. 97 of the said Board, dated the 10th day of February, 1942, and otherwise, I do hereby order on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "port of discharge" means that port through which an importer has in the ordinary course of business received, or that port through which he may hereafter receive the product hereinafter referred to.
- 2. The maximum price at which any person may hereafter sell or offer for sale at wholesale any edible molasses imported from the British West Indies and of the grade known as "Extra Fancy Barbados", shall not exceed the price made applicable to each respective geographical area and/or each respective place of delivery, as follows:
 - (a) In the Provinces of Nova Scotia, New Brunswick, and Prince Edward Island
 - (i) puncheon basis, 69 cents per imperial gallon ex. dock at the port of discharge;
 - (ii) puncheon basis, 71 cents per imperial gallon ex. warehouse at the port of discharge:
 - (b) In the Provinces of Quebec and Ontario
 - (i) puncheon basis, 70 cents per imperial gallon ex. dock at the port of discharge;
 - (ii) puncheon basis, 72 cents per imperial gallon ex. warehouse at the port of discharge;
 - (c) The maximum price per gallon at which any person may hereafter sell or offer for sale at wholesale any molasses of the grade known as "Extra Fancy Barbados" packed in any barrel or half barrel shall bear the same ratio or differential to the maximum price established in subsections (a) and (b) of this Section, as such quantity sale price bore to the puncheon basis price in the month of February, 1942, in each respective geographical area and place of delivery.
- 3. The price at which any person may hereafter sell or offer for sale at retail any edible molasses so imported, and of the grade called "Extra Fancy Barbados", shall not exceed the price made applicable to each respective geographical area and/or each respective place of delivery, as follows:
 - (a) In the Provinces of Nova Scotia, New Brunswick, and Prince Edward Island
 - (i) when delivered to him ex. dock at the port of discharge, 87 cents per imperial
 - (ii) when delivered to him ex. warehouse at the port of discharge, 89 cents per imperial gallon;

(b) In the Provinces of Quebec and Ontario

- (i) when delivered to him ex. dock at the port of discharge, 88 cents per imperial gallon;
- (ii) when delivered to him ex. warehouse at the port of discharge, 90 cents per imperial gallon;
- (c) Actual freight charges paid for delivery from any port of discharge to the place of sale at retail may be added to any price in this paragraph provided;
- (d) Price differentials as the same existed at the place of sale at retail in the month of February, 1942, for grades other than said "Extra Fancy Barbados" and for small quantity sales shall be maintained and continued.

Dated at Ottawa, this 19th day of March, 1942.

S. R. NOBLE, Sugar Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-56

Respecting Beeswax

Pursuant to authority conferred by Order No. 76 of the Wartime Prices and Trade Board, dated the 16th day of December, 1941, and otherwise, I do hereby order, on behalf of such Board, as follows:

- 1. For the purposes of Section 3 of the Maximum Prices Regulations, the maximum price of best quality crude beeswax, when sold for use in Canada, is 48 cents per pound, f.o.b. buyers' warehouse.
 - 2. This Order shall be effective on and after the 18th day of March, 1942.

Dated at Ottawa, this 18th day of March, 1942.

PHYLLIS G. TURNER,
Oils and Fats Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-57

Respecting Retail Deliveries

(Consolidated as amended by Administrator's Order No. A-112)

Pursuant to authority conferred by Order No. 105 of the Wartime Prices and Trade Board dated the 3rd day of March, 1942 and otherwise, I do hereby order on behalf of such Board as follows:

- 1. For the purposes of this Order
- (a) "Administrator" means the Administrator of Services or any Deputy Administrator of Services duly appointed as such by The Wartime Prices and Trade Board with the approval of the Governor in Council;

- (b) "vehicle" means any vehicle adapted or designed for the carrying of goods which is horse-drawn or propelled or drawn, otherwise than on rails, by any mechanical power;
- (c) "Retailer" shall include any person who sells consumer goods in the form and condition in which they are to be used or consumed and not for resale and any person engaged in the business of repairing consumer goods;
- (d) "Consumer Goods" means goods for personal or household use, consumption, comfort or enjoyment;
- (e) "Delivery" means a delivery by a vehicle as herein defined;
- (f) "Regular Delivery" means a delivery as herein defined starting at a definite time, proceeding on a definite route and/or through a definite area, normally delivering to all customers on such route or in such area goods ordered and/or ready for delivery prior to the commencement of such delivery;
- (g) "Special Delivery" means a delivery other than a regular delivery as herein defined;
- (h) "Person" shall include company, corporation, partnership or any number or aggregation or persons.

(Section 1 as amended by Administrator's Order No. A-112.)

- 2. No retailer shall hereafter make or cause to be made on his behalf or to or on behalf of his customers, more than one regular delivery over any particular route and/or in any particular area in any day except by permit in writing from the Administrator first obtained.
- 3. No retailer shall hereafter make or cause to be made on his behalf or to or on behalf of any customer, any special delivery except by permit in writing from the Administrator first obtained.
- 4. This order shall not apply to the delivery of daily newspapers, coal, coke, fuel oil, wood to be used for fuel, or to the delivery of drugs or medicines upon the prescription or order of any physician, or to deliveries to hospitals, railways, steamships or to deliveries to or for the Department of National Defence or to or for the Department of Munitions and Supply or any agency thereof.

Dated at Ottawa this 26th day of March, 1942.

J. STEWART,

Administrator of Services.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-58, dated March 31, 1942

REVOKED BY

Administrator's Order No. A-111, dated April 24, 1942

Administrator's Order No. A-59

Respecting Bread and Bakery Products

(Consolidated as amended by Administrator's Order No. A-502)

Pursuant to authority conferred by Order No. 82 of the Wartime Prices and Trade Board, dated the 6th day of January, 1942, and otherwise, I do hereby order, on behalf of such Board, and with the concurrence of the Administrator of Retail Trade, as follows:

1. For the purposes of this Order,

- (a) "bread" means bread of any kind, including fancy, fruit, raisin, whole wheat, brown, rye, or vitamin white (Canada Approved), made of leavened dough. "Bread rolls" shall have a corresponding meaning.
- 2. No manufacturer and, in the case where the context admits no distributor, of bread and bakery products shall
 - (a) in the production of bread adopt or use the process or practice of docking, twisting dough, cross-panning, splitting (split top) or cutting dough before baking. This prohibition shall not apply to "sole" bread;
 - (b) make in any one day any number of varieties of bread exceeding 15 and/or any number of varieties of rolls exceeding 4. Each brand, type, and shape shall constitute a variety;
 - (c) make more than one delivery in any day to any retail outlet, hotel, restaurant, canteen or consumer's home;
 - (d) make any delivery on Sunday except to any separate branch or depot heretofore regularly maintained by any such manufacturer or to any hospital, the Department of National Defence, railroads, or steamships;
 - (e) make any special delivery excepting to any hospital, the Department of National Defence, or any railroad or steamship;
 - (f) grant or give or promise to grant or give any premium, coupon or allowance for advertising to any other person.
- 3. Every manufacturer of bread shall affix on a top end of every unwrapped loaf manufactured by him, a paper label of not more than 4 square inches.

Upon said label, the following data shall be legibly printed in one colour, namely,

the name and address of the manufacturer;

the weight of such loaf when baked and the retail price;

the brand of such bread if such manufacturer, in the ordinary course of his business, designates his product by any brand;

Any material used by the manufacturer to wrap any bread, shall have such data as aforesaid, excepting the retail price, printed thereon; nothing hereinbefore set out shall prohibit the use of printed wrappers now in stock, but in any event all wrappers in use on and after the twenty-third day of September, 1942, shall subscribe to the above regulation.

4. No retailer, restaurateur, canteen operator, caterer or other victualling house operator and no member of any household shall return to any manufacturer or distributor any bread or bakery products which had been delivered by such manufacturer or distributor in a good, sound and edible condition.

(Section 5 revoked and Section 6 renumbered Section 5, by Administrator's Order No. A-502.)

5. This Order shall come into effect and be binding upon every person on and after the 23rd day of March, 1942.

Dated at Ottawa, this 18th day of March, 1942.

W. H. HARRISON,

Administrator, Bread and Bakery Products.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Administrator's Order No. A-60

Respecting Brazeau Domestic Briquettes

Whereas Brazeau Collieries Limited have established during the basic period specified by the Maximum Prices Regulations, prices on Domestic Briquettes which are abnormally low in relation to the maximum prices established by other manufacturers of a similar product during the said basic period;

And whereas it is deemed expedient to adjust the maximum prices at which Brazeau Domestic Briquettes may hereafter be sold;

Now, therefore, pursuant to authority conferred by Orders Nos. 76 and 91 of The Wartime Prices and Trade Board, dated the 16th day of December, 1941, and the 20th day of January, 1942, respectively, and otherwise, I do hereby order on behalf of such Board, as follows:

- 1. On and after the 1st day of April, 1942, the maximum price f.o.b. mines, at which the Brazeau Collieries Limited may sell, or offer for sale, its product known as Brazeau Domestic Briquettes, shall not exceed in any sale at wholesale \$5.15 per net ton, or, in any sale at retail \$5.50 per net ton.
- 2. On or after the 1st day of April, 1942, no retail dealer shall sell or offer for sale Brazeau Domestic Briquette at a price which includes a mark-up greater than the mark-up included in the retail price charged by him for such product during the said basic period.

Dated at Ottawa, this 23rd day of March, 1942.

F. G. NEATE,
Deputy Coal Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-61, dated March 18, 1942

REVOKED BY

Administrator's Order No. A-474, dated November 11, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-62, dated March 26, 1942

REVOKED BY

Administrator's Order No. A-318, dated July 30, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-63, dated March 21, 1942

REVOKED BY

Board Order No. 205, dated November 11, 1942

Effective on and after November 12, 1942

Administrator's Order No. A-64

Respecting standardization in the manufacture of certain converted paper products

(Consolidated as amended by Administrator's Order No. A-389)

Whereas certain unessential and wasteful practices have developed in the manufacture of certain converted paper products and such practices in the national interest should be eliminated;

And whereas such elimination will not, in any way, impair the efficiency or usefulness of the products in question in this Order;

Now, therefore, pursuant to authority conferred by Order No. 82 of The Wartime Prices and Trade Board, dated the 6th day of January, 1942, and otherwise, I do hereby order on behalf of such Board, as follows:

- 1. No manufacturer shall hereafter
- (a) use or cut any paper to be bound or assembled for sale as student's scribblers, exercise books, loose leaf fillers for such books, or stenographer's note books; or
- (b) print or use any other impressions upon such paper; in any manner excepting in accordance with the specifications provided in Schedule "A" and "B" hereto.
- 2. No manufacturer shall hereafter use, cut, assemble or bind any paper for use in any writing tablets, scratch pads or other articles described and set forth in Schedule "B" hereto, unless such paper be of the grade and quality and be cut in the sizes and assembled in the quantities as provided and set forth in Schedule "B" hereto. No manufacturer shall hereafter use any paper for any article the manufacture or assembling of which is by the said Schedule "B" prohibited. Nothing in this paragraph or in Schedule "B" hereto shall be construed as preventing any printing plant from utilizing to the fullest extent possible, all offcut or waste paper by making the same into scratch pads. Such scratch pads may be sold locally.
- 3. No manufacturer shall hereafter use or cut any paper for the purpose of manufacturing same into napkins, tray covers, sputum papers, or paper towels in any manner other than in the sizes or kinds provided and stipulated in Schedule "C" hereto. Every manufacturer shall also pack such articles in accordance with the specifications provided in the said Schedule.
- 4. No manufacturer shall hereafter manufacture or process any toilet rolls or toilet papers unless the same be in accordance with the specifications involving size, weight and other requirements as the same are set forth in Schedule "D" hereto.
- 5. No person shall hereafter sell or offer for sale, purchase or offer to purchase, any converted paper product named or described in Schedules "A", "B", "C" or "D", unless such product is in the form, size, weight, grade and otherwise as described in the said Schedules for any such product; provided, however, that this Order shall not be deemed to prohibit the purchase and sale of any converted paper product which was made or acquired by the seller prior to the date of this Order.

Dated at Ottawa, this 16th day of April, 1942.

N. E. WAINWRIGHT,

Administrator of Converted Paper Products.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

BEING SCHEDULE "A" ATTACHED TO AND FORMING PART OF Administrator's Order No. A-64.

- 1. Respecting Students' Scribblers and exercise books:
- (a) All special imprint covers shall be discontinued. "Special imprint" specifically means the printing of the name of a customer or school or the trade mark or name of a company but does not include the printing of special brand names. A stock cover for all school contracts shall be printed in black ink only.
- (b) For school contracts no stock cover for any scribbler or exercise book shall have printed thereon any words or designs other than the brand name and one of the following groups of words:
 - (i) School work book;
 - (ii) School exercise book;
 - (iii) School practice book;
 - and space for the student's name and subject, or the equivalent in the French language as the circumstances require. Such printing shall be done in black ink only.
- (c) The school work book as aforesaid shall contain newsprint, plain or ruled; the school exercise book shall contain white wove paper, ruled faint and with margin; the school practice book shall contain white wove paper, plain or ruled faint only.
- (d) School contracts.—The cover stock to be used for scribblers or exercise books referred to in paragraphs (c) and (d) of this section shall be of tag manilla. natural colour or standard kraft materials in weights not exceeding 100 pounds per ream on the basis of sheets 24" x 36".

Other than school contracts.—In the manufacture of any exercise book or scribbler for use in schools no restriction is imposed on the use of imitation leatherette, genuine press board, or imitation press board when used for covers of the special type of scribbler or exercise book, either bound or loose leaf.

- (e) No scribbler or exercise book shall be made in any size other than the following three sizes, whichever may be most suitable to the manufacturer having regard to his machinery and equipment, namely

 - (i) not less than 8 x 6³/₈, not over 8¹/₄ x 6³/₄;
 (ii) not less than 9¹/₈ x 7 and not more than 9³/₈ x 7¹/₂; or
 - (iii) not less than $10\frac{3}{4} \times 8$ and not more than $11 \times 8\frac{3}{8}$.
- (f) Headings and margins when allowed in any scribbler or exercise book shall be approximately 1 inch.
- (g) No ruling or interlining shall be impressed on any scribbler or exercise book other than in the following manner:
 - (i) faint—standard—24 point or approximately 5/16" spaces;
 - (ii) interlined alternatively—24 point or approximately 5/16" spaces and 9 point or $\frac{1}{8}$ " spaces;
 - (iii) The above two rulings referred to in the preceding sub-paragraphs (i) and (ii) may be supplied with or without marginal lines;
 - (iv) quadrille—7\frac{1}{4} x 9\frac{1}{4} exercise books only—4 squares to inch.
- (h) If newsprint interlined or faint ruling is required by the trade, the same may be supplied but such material shall not have the margin line impressed thereon.
- (i) The grade of paper stock to be used for scribbler or work books shall be standard newsprint only (.004 caliper). For exercise and practice books, the grade shall be white wove.
- (j) The number of pages to be contained in
 - (i) a school work book, size 8 x 6 3, shall not be less than 64;
 - (ii) a school work book, size $9\frac{3}{8} \times 7\frac{1}{2}$, shall not be less than 48;
- (k) There shall be not less than 36 pages in any exercise or practice book.
- (1) For school contracts only, printing of arithmetic tables and other data on the back of the covers of scribblers and exercise books shall be discontinued.

SCHEDULE "A"-Con.

- (m) Bands used for the banding of scribblers and exercise books shall not exceed 6 inches in width.
- (n) All special imprints on packages, bands or labels are prohibited and no new designs for scribblers, exercise books or practice books, shall be made.
- 2. Respecting loose leaf refills for school uses:

Loose leaf refills shall be made only in the following sizes and rulings:

- (a) Size 5 x 8 on 20 # wove only banded in sheets with both sides ruled faint only with \(\frac{1}{4}'' \) spacing;
- (b) Sizes not larger than 9½ x 7-3/16 or smaller than 9¼ x 7¼ on 16 # and 20 # wove only. The centres in 2-hole note books shall be 6" apart. Rulings shall be plain, faint and margin; margin of approximately 1 inch, quadrille only. Faint and margin sheets shall be ruled on both sides with lines at ¼" spacing only. Quadrille sheets shall be ruled 5 squares to the inch on one side only. Such refills shall be banded in 60 sheets or less.
- (c) Size 11 x 8½, with 3-hole punching on 20 # wove only. These fillers may be made in plain, faint ruled and quadrille. Faint sheets shall be ruled on both sides and have lines at ¼" spacing only. When banded, refills shall be in 60 sheets or under and wrapped in packages of 1,000 sheets.
- (d) Three-hole refills are to be made in the following sizes only:

 $8\frac{1}{2} \times 5\frac{1}{2} \times 6$

11 x $8\frac{1}{2}$ from 20 # No. 7 Bond paper only.

Such refills shall be banded in 100 sheets and wrapped in 1,000 sheets. These fillers may be made plain and faint ruled only. Faint rulings shall be ruled on both sides spacing of $\frac{1}{4}$ ".

- (e) No manufacturer shall make any special imprint on any bands or refills for any customer.
- (f) When ruled cut paper is required it shall be supplied only in the rulings and sizes set out in paragraph (j) of Section 1 of this Schedule, but may be slightly larger than the said sizes as it is not trimmed.
- (g) The vocational size school binders $10\frac{1}{2} \times 8\frac{1}{2}$ and $10\frac{1}{2} \times 8$ shall be discontinued. Refills for these two sizes to be made in white wove paper, substance 16 # and 20 #. Rulings shall be plain or faint on both sides. Spacing shall be 18 point or $\frac{1}{4}$ with margin.
- 3. Respecting Stenographer's note books:

Stenographer's note books shall be manufactured without a margin line; i.e., faint ruling only, 5/16, either with or without centre line. Special imprints and special brand marks are prohibited, and any printing on covers must be restricted to the manufacturer's name or trade mark.

(Schedule A as substituted by Administrator's Order No. A-389.)

SCHEDULE "B"

Being Schedule "B" Attached to and Forming Part of Administrator's Order No. A-64

- 1. Respecting Writing Tablets:
- (a) The manufacture, assembling or binding of any of the following is hereby prohibited:
 - (i) any new designs or special imprints on any stock cover of any writing tablet;
 or
 - (ii) any imprint on the padding board used for making a writing tablet;
- (b) The manufacture, assembling or binding or any of the following shall be done in the manner shown after each respective article, as follows:
 - (i) Examination pads $8'' \times 13''$ shall contain not less than 25 sheets of white wove paper.
 - (ii) A Quebec examination pad, of the size 6\(^3_8\)" x 8", shall contain not less than 30 sheets, and of the size 7\(^1_4\)" x 9\(^1_4\)" shall contain not less than 25 sheets. Each size shall be made from white wove paper.
 - (iii) A newsprint scratch pad with or without cover shall be made only in the following sizes:

and each such pad shall contain not less than 75 sheets.

(iv) A white wove scratch pad shall have no cover and shall contain not less than 65 sheets and shall be made in the following sizes only:

- (v) No special sized white wove scratch pad without cover shall be made to contain less than 65 sheets and such scratch pads shall not be made unless the order is for at least 500 pounds.
- (vi) A "note" size 5 x 8 writing tablet made from white wove only and containing less than 51 sheets shall have only a blotter cover, printed in one colour and shall contain paper of weight not less than 16 pounds per ream, with paper strip back, banded in units of 20 pads.
- (vii) Excepting in the case of an "air mail" pad every writing pad of note, letter or ladies size shall contain not less than 35 sheets of paper equivalent to #5 stationery or better, of a weight not less than 16 pounds per ream. Covers shall be allowed in the better grade pads only.
- (viii) Wood board back for all tablets including writing tablets, typewriter tablets, scribbling or scratch pads shall not exceed .025 in caliper thickness. (Schedule B as substituted by Administrator's Order No. A-389.)

SCHEDULE "C"

This is Schedule "C" referred to in Administrator's Order No. A-64.

- 1. Respecting paper napkins,
- (a) The manufacture of any of the following is hereby prohibited:
 - (i) any tinted napkin;
 - (ii) any dye-ink napkin, when present stocks are exhausted;
 - (iii) any plain napkin of the size $9\frac{1}{2}$ " x 10";
 - (iv) any dispenser napkin of the sizes 14" x 14", 17" x 17" and 18" x 18";
- (b) The manufacture of any of the following is limited to the manner of packing and for size or sizes as shown after each respective article as follows, namely:
 - (i) boxed napkins shall be white only, single boxed and in 70's;
 - (ii) embossed napkins for the "bulk" trade shall be banded in lots of 100's, 250's or 1000's and not otherwise;
 - (iii) plain napkins shall be manufactured in two sizes only, namely: $12'' \times 12''$ flat and/or folded or $13\frac{1}{2}'' \times 13''$, or $13\frac{1}{2}'' \times 13\frac{1}{2}''$, (according to the nature or size of the manufacturer's equipment) and the same shall be flat and/or folded;
 - (iv) dispenser napkins shall be manufactured in two sizes only, namely: $13\frac{1}{2}$ " x 10" and $13\frac{1}{2}$ " x $13\frac{1}{2}$ ".
- 2. Tray covers.

Tray covers shall hereafter be manufactured in two sizes only, namely $12'' \times 18''$ and $15'' \times 20''$:

3. Sputum papers.

A sputum paper shall hereafter be manufactured in one size only, namely: 6" x 6".

- 4. Paper Towels.
- (a) the manufacture of senior size single-fold or double-fold paper towels is prohibited;
- (b) subject to subsection (d) below, the manufacture of junior size single-fold paper towels is restricted to the following sizes, namely,: $10\frac{3}{4}$ " x 10" and $10\frac{3}{4}$ " x 11". Each manufacturer is limited to the making of one size only. The choice of such size shall be that of the manufacturer;
- (c) Subject to subsection (d) below, the manufacture of junior size multi-fold paper towels is restricted to the size of 9" x 14\frac{3}{4}", or the equivalent, so long as the superficial area thereof is within 133 to 135 square inches;
- (d) the manufacture of paper towels, in the size $10\frac{3}{4}$ " x $9\frac{1}{2}$ ", for the order of Canadian National Railways is hereby expressly authorized.
- 5. Perforated roll towels.

The manufacture of perforated roll towels is limited to the size $7\frac{1}{2}'' \times 11''$ per perforated sheet.

6. Unperforated roll towels,

There shall be one line of unperforated roll towels, to be packed in the equivalent of 5000 towels in size $10 \times 11\frac{3}{4}$ per case.

SCHEDULE "D"

This is Schedule "D" referred to in Administrator's Order No. A-64.

- 1. Respecting the sizes and weights of toilet rolls and toilet papers to be manufactured,
- (a) the maximum average diameter of an 8 ounce roll of toilet paper shall be $5\frac{1}{4}$ ";
- (b) a variation of diameter for a roll of such weight shall be permitted between 4³/₄";
- (c) toilet rolls weighing 6 and 7 ounces shall be of diameters proportioned to the above and all such diameters shall be compatible with different grades of stock;
- (d) all rolls shall be wound as tightly as manufacturing conditions will permit;
- (e) the weight of toilet rolls in proportion to count shall be as follows: 6 ounce 7 ounce 8 ounce $475/535 \text{ sheets} \dots 600/650 \text{ sheets} \dots 700/750 \text{ sheets}$
- (f) the weight or count of each roll must be printed on the label or stamped on the carton containing any unwrapped roll. When such rolls are sold under standard brand names, or otherwise, both weight and count shall be printed on the label thereof; provided, however, that where any manufacturer has not the necessary machinery to count the number of sheets automatically, then in such cases the printing of the weight on such label, or otherwise, shall be considered sufficient
- (g) the manufacture of 4 and 5 ounce rolls shall be discontinued;
- (h) standard rolls shall be of 6, 7 and 8 ounces in weight, excepting as hereinafter provided under the heading of:

Special rolls for industrial and retail sale.

11 ounces-1000 sheet count

16 ounces—1500 sheet count

18 ounces—2000 sheet count

26 ounces-3000 sheet count

2. Labels for toilet rolls-

compliance with this provision;

(a) no new designs and no new two colour labels shall be produced. Only such standard brands presently on the market, containing two colour labels, shall be permitted to continue. In all other circumstances, the printing on such labels shall be in one colour only.

Administrator's Order No. A-65

Respecting S. M. Bartling & Son and Inness' Coal

Whereas the maximum prices of Welsh Blower Coal established during the basic period specified in the Maximum Prices Regulations, by S. M. Bartling & Son and Inness' Coal, both of Liverpool, Nova Scotia, are considerably lower than the maximum prices established for such coal by other coal dealers in adjacent towns;

And whereas, due to increased costs of production and transportation, said S. M. Bartling & Son, and Inness' Coal are now forced to replenish their stocks of such coal at a cost higher than their said maximum price;

And whereas it is deemed expedient that a new maximum price be established for Welsh Blower Coal sold or offered for sale by the said S. M. Bartling & Son, and Inness' Coal:

Now, therefore, pursuant to authority conferred by Orders No. 76 and No. 91 of The Wartime Prices and Trade Board dated, respectively, the 16th day of December, 1941, and the 20th day of January, 1942, and otherwise, I do hereby order, on behalf of such Board, as follows:

1. For the purposes of Section 3 of the Maximum Prices Regulations the maximum price at which Welsh Blower Coal may be sold or offered for sale by S. M. Bartling & Son, and Inness' Coal, both of Liverpool, Nova Scotia, shall be \$15.00 per net ton.

Dated at Ottawa, this 24th day of March, 1942.

F. G. NEATE,
Deputy Coal Administrator.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-66, dated March 24, 1942

REVOKED BY

Administrator's Order No. A-276, dated June 30, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-67, dated March 24, 1942

REVOKED BY

Administrator's Order No. A-364, dated August 28, 1942

Administrator's Order No. A-68

Respecting Burlap and Burlap Products

Whereas the uncertainty of future shipments of burlap from abroad has resulted in a shortage in the supply of burlap required for essential purposes in Canada;

And whereas it is considered necessary, in the public interest and to promote the National Defence, to take measures hereinafter set forth to conserve the supply and regulate the distribution of burlap and burlap products;

Now, therefore, pursuant to authority conferred by Order No. 82 of the Wartime Prices and Trade Board, dated the 6th day of January, 1942, and otherwise, I do hereby order, on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Cotton Administrator from time to time appointed by The Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "burlap" means all cloth of the jute hessian type weighing not less than six ounces (6 oz.) nor more than sixteen ounces (16 oz.) per yard forty inches (40") in width;
- (c) "burlap products" means only such products manufactured, fabricated or made up of burlap as are described and set forth in Section 2 of this Order;
- (d) "manufacturer" means any person making such burlap products for sale or for his own use;
- (e) "importer" means any person who imported burlap during the year 1941;
- (f) "Agricultural bag" means any new burlap bag used to package any agricultural products. Such products include but are not limited to, corn meal and corn products for feed, fertilizer, flour, bran, shorts, middlings and stock foods, flax seed, feed, grains, hops, linseed meal, oil meal and cake, rice, seeds, soy bean meal, starch, sugar (yellow and granulated), and beet pulp, vegetables including beans, peas, onions, potatoes and turnips;
- (g) "on hand" includes in possession or under control, in Canada, directly or indirectly;
- (h) "normal requirements" means the amount of burlap products acquired or made up by a person to be available in his possession in Canada for the ordinary operation of his business, and
- (i) "dealer" means and includes jobber and wholesaler.
- 2. (a) Except to persons acquiring burlap for and on behalf of the Department of Munitions and Supply and the Department of National Defence, no person shall hereafter, without a permit in writing from the Cotton Administrator, knowingly sell, offer for sale, deliver, supply or in any manner distribute, and no person shall accept delivery of or in any manner receive, except as aforesaid, burlap for any use other than for the manufacture
 - (a) of agricultural bags,
 - (b) of bags to bag salt,
 - (c) of bags to package and bag chemicals,
 - (d) of woolpacks for wool,
 - (e) of bags to bag frozen fish to be exported Overseas,
 - (f) of bags to bag fish meal, and
 - (g) of wraps for beef and bacon to be exported Overseas.
- (b) Except for persons acquiring burlap products for and on behalf of the Department of Munitions and Supply and the Department of National Defence, no person shall during the calendar year of 1942, without a permit in writing issued by the Cotton Administrator, process or use for the above mentioned purposes a greater quantity of burlap than seventy-five per cent (75%) of the quantity he processed or used for such purposes during the calendar year of 1941.

- 3. Any importer may import into Canada any burlap or burlap products provided he shall forthwith notify the Cotton Administrator by sending him a statement, signed by some person having knowledge of the facts, showing the quantity of such burlap and burlap products so imported.
- 4. No person shall hereafter export, as a commodity, any burlap or any purlap products without an Export Permit issued by the Export Permit Branch of the Department of Trade and Commerce.
- 5. No Manufacturer shall hereafter, without a permit in writing from the Cotton Administrator, make up and have on hand any quantity of burlap products in excess of seventy-five per cent (75%) of his normal requirements for a period of thirty days.
- 6. No Dealer shall hereafter, without a permit in writing from the Cotton Administrator accept delivery of any quantity of burlap products in excess of seventy-five per cent (75%) of his normal requirements for a period of thirty days.
 - 7. (a) Each person who accepts delivery of any quantity of burlap products from any manufacturer shall certify to such manufacturer and to the Cotton Administrator as a condition to securing such products, on a form prescribed by or authorized by the Cotton Administrator hereto attached as Schedule "A",
 - (i) That such person needs and intends to use such products for the purposes permitted by this Order;
 - (ii) or that such person intends to distribute such products to other persons to use as aforesaid;
 - (iii) that such person shall, within a period of thirty days, use or distribute such products as aforesaid;
 - (iv) that the receipt of such products shall not, together with such products he has on hand, give such person a quantity of such products in excess of seventy-five per cent (75%) of his normal requirements for a period of thirty (30) days;
 - (v) that the quantity of such products now being received, together with such products he has on hand and those he previously received and used during the calendar year of 1942 shall not in the aggregate be greater than seventy-five per cent (75%) of the quantity of such products he used for such purposes during the calendar year of 1941.
 - (b) The provisions of this section shall not apply to persons purchasing or otherwise acquiring burlap products for on or behalf of the Department of Munitions and Supply and the Department of National Defence, or to persons purchasing or otherwise acquiring burlap products whose purchases of such products do not amount to One Hundred Dollars (\$100.00) in any one calendar month.
- 8. On or before the 10th day of April, 1942, and monthly on or before the 10th day of each month thereafter, each manufacturer shall deliver to the Cotton Administrator, a statement signed by some person having knowledge of the facts, on a Form prescribed by or authorized by the Cotton Administrator showing in respect to burlap piece goods and burlap products converted into yardage;
 - (a) stocks of each construction in plant on the last day of the preceding calendar month;
 - (b) stocks of each construction in transit via rail and steamer on the last day of the preceding calendar month;
 - (c) purchase commitments of each construction as of the last day of the preceding calendar month, including detail by months for the six subsequent calendar months, and for the first subsequent month all unshipped products bought for earlier shipment;
 - (d) purchase commitments of each construction, in addition to paragraph (c) as above, to be grouped as "later shipments";
 - (e) total of paragraphs (a), (b), (c) and (d) as above, to be shown and termed "total visible supply";
 - (f) total of such products sold;
 - (g) total of such products unsold;

- (h) number of yards of each construction actually received in preceding calendar month;
- (i) number of yards of each construction shipped out in preceding calendar month;
- (j) number of yards of each construction consumed in each of the eight months of the preceding calendar year, beginning with the corresponding current month.
- 9. (a) On or before the 10th day of April, 1942, and monthly on or before the 10th day of each month thereafter, every dealer or other person who accepts delivery of any burlap products, shall deliver to the Cotton Administrator a statement signed by some person having knowledge of the facts, on a Form prescribed by or authorized by the Cotton Administrator showing in respect to burlap products
 - (i) the quantity of such products on hand at the beginning of the preceding calendar month;
 - (ii) the quantity of such products received or obtained during the preceding calendar month;
 - (iii) the quantity of such products consumed during the preceding calendar month;
 - (iv) the quantity of such products on hand at the end of the preceding calendar month.
- (b) The Provisions of this section shall not apply to persons acquiring burlap products for or on behalf of the Department of Munitions and Supply and the Department of National Defence, or to persons acquiring burlap products whose purchases of such products do not amount to One Hundred Dollars (\$100.00) in any one calendar month.

Dated at Ottawa, this 24th day of March, 1942.

J. G. DODD, Cotton Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

Referred to in and forming Part of Administrator's Order No. A-68

Certificate required by paragraph (a) Section 7 of this Order to be annexed to Purchase Order thereunder.

Administrator's Order No. A-69

Respecting Wrappings for Tobacco Products

Pursuant to authority conferred by Order No. 82 of The Wartime Prices and Trade Board, dated the 6th day of January, 1942, and otherwise, I do hereby order, on behalf of such Board, as follows:

- 1. No manufacturer shall hereafter prepare or package any tobacco product in packages having affixed thereto any wrapper, covering, or other device whatsoever, in any way designating or referring to any particular season, holiday, or other special event or occasion.
- 2. No person shall hereafter display, sell, offer for sale, or otherwise deal in, any tobacco product when the same is contained in, or has affixed thereto, any wrapper, covering or other device whatsoever, in any way designating or referring to any particular season, holiday, or other special event or occasion.
- 3. No manufacturer of cigars shall hereafter place an outer wrapping of any kind on individual boxes or packages of cigars.
- 4. This Order shall not apply to any wholesaler or retailer with respect to any stock of tobacco products now on hand which is wrapped or covered in any manner.

Dated at Ottawa, this 10th day of April, 1942.

D. SIM,
Administrator of Tobacco.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD Administrator's Order No. A-70, dated March 25, 1942

REVOKED BY

Administrator's Order No. A-207, dated June 6, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-71

Respecting Heating, Plumbing, Air-Conditioning Equipment and Supplies

Whereas it is essential to simplify and standardize the range of items of products known as cast iron boilers and radiators and at the same time conserve available stocks of raw materials required for the manufacture of such products;

Therefore, pursuant to authority conferred by Order No. 82 of the Wartime Prices and Trade Board, dated the 6th day of January, 1942, and otherwise, I do hereby order, on behalf of such Board, as follows:

1. No person shall hereafter use any cast iron for the purpose of manufacturing or assembling any boiler, radiator, tank heater or bungalow heater in any manner whatsoever other than in the sizes, types, series or capacity set forth and provided under each respective product named in Schedule "A" hereto.

2. No person shall hereafter use any cast iron in the manufacture or assembling of any radiator, tank, heater, bungalow heater, boiler or boiler jacket of the size, type or capacity set forth under each respective product named in Schedule "B" hereto.

Dated at Ottawa, this 25th day of March, 1942.

E. J. LAIDLAW,

Administrator of Heating, Plumbing and Air-Conditioning Equipment and Supplies.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board
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This is SCHEDULE "A" referred to in Administrator's Order No. A-71.

The manufacturing and assembling referred to in Paragraph 2 of Administrator's Order No. A-71 is limited to the following:

1. Assembling:

All cast iron free standing tube type and wall hung tube type radiators shall be assembled and supplied in even numbers of sections only. Single sections shall be made available for repair purposes only.

2. Accessories:

The manufacture of all accessories necessary to hang radiators shall be continued.

3. FREE STANDING RADIATORS (CAST IRON):

66 -20" high 6

-17" high

4. BLOCK WALL RADIATORS (CAST IRON):

7 foot

9 foot

Each manufacturer shall supply in one pattern only, either new or old.

5. 2 COLUMN WALL RADIATORS (CAST IRON):

24 inches high

6. Concealed Radiators (Cast Iron):

For $3\frac{1}{2}$ inch depth

For 4 "

For 6

7. PANEL OR RADIANT FRONT TYPE CONVECTION RADIATORS (CAST IRON):

20 inches high

23 "

66 66 26 66

29 66 32 66 6.6

8. TANK HEATERS (CAST IRON):

Capacity—30, 40, 60, 90, 100, 120, 170, 220, 350, 425, 500 and 550 gallons.

9. HIGH TEST WATER SUPPLY BOILERS (CAST IRON):

18" series-5 to 13 sections.

10. Bungalow Heaters (Cast Iron):

150, 300 and 400 sq. foot.

11. ROUND BOILERS (CAST IRON):

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No. 1 —250 sq. ft.	No. $2\frac{1}{2}$ —420 sq. ft.	No. 5 — 825 sq. ft.
No275 "	No. 3 —500 "	No. $5\frac{1}{2}$ — 950 "
No. $1\frac{1}{2}$ —300 "	No. $3\frac{1}{2}$ —575 "	No. 6 —1,100 "
No325 "	No. 4 —675 "	No. $6\frac{1}{2}$ —1,265 "
No. 2365 "	No. 4½—775 "	

12. Square Boilers (Cast Iron):

```
16" series —3 to 6 sections
18"
       —5 to 13
25"
         —5 to 14
     66
28''
     66
        -5 to 11
30" "
                     66
        —4 to 12
                     66
34"
     66
         -6 to 14
36"
     66
         --5 to 14
40"
     66
         -5 to 14
```

13. AIR CUSHION TANKS (Used on hot water closed system):

Revert to the open gravity system, as no further supply of these tanks available.

This is SCHEDULE "B" referred to in Administrator's Order No. A-71.

The manufacturing and assembling of any of the following articles in any of the sizes shown after each named article is hereby prohibited.

1. Assembling:

All odd numbers of sections.

2. Accessories:

High legs—all over 6" height. Pedestal Legs— Bosses for School Radiators.

3. FREE STANDING RADIATORS:

4. BLOCK WALL RADIATORS:

5. 2 COLUMN WALL RADIATORS:

16 inches high.

6. Hospital Type Radiators:

7. CIRCULAR, ANGLES, CORNERS AND CURVED RADIATORS:

All items.

8. TANK HEATERS:

Capacity—600 and 800 gallons.

9. Bungalow Heaters:

10. ROUND BOILERS:

No. 7 — 1,500 sq. foot capacity.
No.
$$7\frac{1}{2}$$
 — 1,725 " " No. 8 — 2,000 " " No. $8\frac{1}{2}$ — 2,300 " " No. 9 — 2,600 " "

11. Square Boilers:

12. Boiler Jackets:

All items.

Administrator's Order No. A-72, dated March 26, 1942

REVOKED BY

Administrator's Order No. A-419, dated October 5, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-73

Respecting Fur Lined and/or Fur Trimmed Gloves, Mitts and Gauntlets

Whereas although no maximum price has been fixed on furs, nevertheless, it is deemed expedient to control, to the fullest extent possible, the prices of Fur Lined and/or Fur Trimmed Gloves, Mitts and Gauntlets;

Now, therefore, pursuant to authority conferred by Order No. 76 of The Wartime Prices and Trade Board, dated the 16th day of December, 1941, and otherwise, I do hereby order, on behalf of such Board, and with the concurrence of the Administrator of Retail Trade, as follows:

1. Subject as hereinafter contained, no manufacturer shall hereafter sell or supply to any other person any fur lined and/or fur trimmed gloves, mitts and gauntlets whether wholly or partly lined or trimmed, at a price that is higher than the highest lawful price at which such manufacturer sold or supplied such fur lined and/or fur trimmed gloves, mitts or gauntlets of the same or substantially similar quality during the basic period, namely, September 15, 1941 to October 11, 1941; otherwise if such fur lined and/or fur trimmed gloves, mitts or gauntlets were not sold or supplied by him during the basic period then such maximum price shall not be higher than the highest price for which he sold such or similar fur lined and/or fur trimmed gloves, mitts or gauntlets during any seasonal period prior to said basic period in 1941; provided, however, that

(a) every manufacturer of such fur lined and/or fur trimmed gloves, mitts and gauntlets shall be entitled to increase the price thereof by not more than the increase, if any, in the value of the fur used therein and thereon over the highest value of the same kind, quantity and quality of fur used by him in the year 1941

for such purpose;

(b) every manufacturer shall prepare an invoice to record the sale of any fur lined and/or fur trimmed gloves, mitts or gauntlets, and such invoice shall indicate clearly and in a separate column thereof the true value of the fur on and in each dozen pair of such fur lined and/or fur trimmed gloves, mitts or gauntlets.

2. If and when any manufacturer of any fur lined and/or fur trimmed gloves, mitts or gauntlets has increased the price thereof as hereinbefore permitted, each wholesaler and retailer may in turn price such gloves, mitts or gauntlets for resale at a mark-up (percentage on cost) not greater than the mark-up used by each respective dealer in pricing similar gloves, mitts and gauntlets during the said basic period or such other seasonal period in 1941, whichever be applicable as defined in paragraph 1 herein, provided, however, that

(a) every wholesaler shall record, in a separate column of the invoice evidencing a sale of such gloves, mitts and gauntlets, the value of the fur in and on each dozen pair. Such value shall be determined by adding to the value of the fur as shown on the manufacturer's invoice the percentage on cost on such value as in this

paragraph provided.

Dated at Ottawa, this 7th day of April, 1942.

A. BRADSHAW, Administrator of Work Clothing.

APPROVED:

D. GORDON, Chairman, The Wartime Prices and Trade Board.

Administrator's Order No. A-74, dated March 25, 1942

REVOKED BY

Administrator's Order No. A-453, dated October 23, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-75, dated March 28, 1942

REVOKED BY

Administrator's Order No. A-437, dated October 13, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-76

Respecting Maximum Prices for Selected High Vitamin Fishmeal Products

Whereas it is deemed in the national interest to promote the manufacture of products containing significant quantities of vitamins important in livestock and poultry feeds;

And whereas to encourage the segregation for special uses of certain fish tissues, which would otherwise be incorporated into fish meals, would serve such purpose;

Now, therefore, pursuant to authority conferred by Orders No. 76 and 91 of the Wartime Prices and Trade Board, dated, respectively the 16th day of December, 1941, and the 20th day of January, 1942, I do hereby order, on behalf of such Board, as follows:

1. For the purposes of this Order,

"Riboflavin" (Vitamin "G") and vitamin "D" shall be those vitamins respectively as contained naturally in and supplied by fish tissues.

2. For the purposes of Section 3 of the Maximum Prices Regulations the maximum wholesale carlot price per ton of fish tissues packed in new bags f.o.b., the primary railway shipping point, and

(a) guaranteed to contain not less than 25 micrograms of Riboflavin per gram of

such tissues shall hereafter be \$120.00 per ton;

- (b) guaranteed to contain not less than 25 micrograms of Riboflavin and not less than 20 A.O.A.C. units of vitamin "D" per gram of such tissues shall hereafter be \$120.00 per ton plus the lowest wholesale value at the point where such fish tissues are manufactured, of an equal unitage of vitamin "D" from an available synthetic vitamin "D" product.
- 3. When packed in second-hand bags, the maximum wholesale price as provided in sub-sections (a) and (b) of Section 2, shall be reduced proportionately by the difference in the price of new and second-hand bags.
- 4. The maximum wholesale prices as set out in Sections 2 and 3 hereof shall apply at other points with the usual price differentials due to transportation and delivery costs.
- 5. The maximum prices for sales in quantities other than those set out in this Order shall bear their normal relationship to the prices fixed in Sections 2 and 3 hereof.
- 6. Maximum retail prices shall bear their normal relationship to the prices fixed in Sections 2 and 3 hereof.
- 7. Maximum prices prescribed by this Order shall apply in their normal relationship where the materials are sold in commercial mixed feeds.

Dated at Ottawa, this 30th day of March, 1942.

F. W. PRESANT, Feeds Administrator.

APPROVED:

D. GORDON, Chairman, The Wartime Prices and Trade Board.

Administrator's Order No. A-77, dated March 31, 1942

REVOKED BY

Board Order No. 132

Made May 5, 1942 effective on and after May 16, 1942.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-78, dated April 7, 1942

REVOKED BY

Administrator's Order No. A-142, dated May 11, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-79, dated March 28, 1942

REVOKED BY

Board Order No. 142

Made June 2, 1942 effective on and after June 5, 1942.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-80

Respecting Fir and Red Cedar Doors made in British Columbia

Whereas in consequence of the increased cost of material and labour ordinarily required in the manufacture of Fir and Red Cedar Doors, it is deemed expedient to adjust the maximum prices at which such doors may be sold or offered for sale by manufacturers and wholesalers;

Now, therefore, pursuant to authority conferred by Order No. 76 of The Wartime Prices and Trade Board, dated the 16th day of December, 1941, and otherwise, I do hereby order, on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "door" means any No. 1 or export grade fir or red cedar door;
- (b) "list price" means the price of any such door, or of any size, type or kind of such door as such price is published or provided for in catalogue "D" of the Door manufacturers of British Columbia and dated the 1st day of December, 1940;
- (c) "stock quantity" means any quantity of not less than ten inside doors of one size, style and quality or not less than five front doors of one size, style and quality;
- (d) "manufacturer" means any person who wholly or partly manufactures for sale fir and red cedar doors in British Columbia;
- (e) "wholesaler" means any person who purchases, deals in, sells and/or distributes to retail dealers and/or industrial users doors, as defined, and who does not in the ordinary course of business sell directly to the consumer by retail sale.

2. The maximum prices at which any manufacturer or wholesaler may hereafter sell or offer for sale any door shall be the list price thereof as above defined less the discounts provided for each respective grade and kind of door as set forth in Schedule "A" hereto; provided, however, that ten per cent may be added to the f.o.b. mill price where any order for less than the stock quantity is made and filled.

Dated at Ottawa, this 8th day of April, 1942.

A. S. NICHOLSON, Timber Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

CONCURRED:

R. C. BERKINSHAW.

Chairman, The Wartime Industries Control Board.

SCHEDULE "A"

This is Schedule "A" referred to in and forming part of Administrator's Order No.A-80 of The Wartime Prices and Trade Board:

No. 1 Fir Doors	
F.O.B. Mill	69% off list price.
F.O.B. Montreal rate	64% off list price.
F.O.B. Halifax rate	63% off list price.
Export Grade Fir Doors	
	7207 off list maios
F.O.B. Mill	73% off list price.
F.O.B. Montreal rate	68% off list price.
F.O.B. Halifax rate	67% off list price.
No. 1 Red Cedar Doors	
	GEOT off list mains
F.O.B. Mill.	65% off list price.
F.O.B. Montreal rate	60% off list price.
F.O.B. Halifax rate	59% off list price.
Ennest Conde Ded Codes Desse	
Export Grade Red Cedar Doors	000d M.T
F.O.B. Mill	69% off list price.
F.O.B. Montreal rate	64% off list price.
F.O.B. Halifax rate	63% off list price.
	01/0 1100 Prices

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-81

Respecting Fall and Winter Clothing

Whereas there has been a considerable increase in the cost of material and production of certain Fall and Winter Clothing since substantially similar clothing was made for sale at retail in the Fall and Winter of 1941;

And whereas it is expedient that, for purposes of the Maximum Prices Regulations, such increase in cost be adjusted fairly as between manufacturers and retailers;

Now, therefore, pursuant to authority conferred by Order No. 76 of the Wartime Prices and Trade Board, dated the 16th day of December, 1941, and otherwise, I do hereby order, on behalf of such Board, and with the concurrence of the Administrator of Retail Trade, as follows:

- 1. For the purposes of this Order,
- (a) "manufacturer" means any person, who wholly or partly manufactures and/or directly or indirectly sells or distributes for sale at retail any Fall and Winter. clothing as hereinafter described.
- (b) "Fall and Winter Clothing" means-

 - (1) Men's and Boys' Winter Overcoats.(2) Men's and Boys Fall and Winter sportswear clothing wholly or partly made of wool or wool cloth, and shall include but not be limited to Windbreakers, Mackinaw Coats, Pants, Breeches, and Shorts.
 - (3) Women's, Misses' and Juniors' Coats for Fall and Winter.
 - (4) Women's and Misses' Fall and Winter sportswear clothing wholly or partly made of wool or wool cloth, and shall include but not be limited to Slacks, Parkas and tailored Ski Jackets.
- 2. The Maximum price at which any manufacturer may hereafter sell or offer for sale any aforesaid Fall or Winter clothing made for sale at retail in the Fall and Winter season of 1942-43, and substantially similar to such clothing sold at retail during the basic period referred to in the Maximum Prices Regulations, shall be a price which exceeds by not more than five per cent the maximum price for such clothing established by him for sale at retail during the said basic period.
- 3. Every manufacturer before making and offering for sale such Fall and Winter clothing for sale at retail in the Fall and Winter season of 1942-43 shall furnish to the Administrator of Fine Clothing cost sheets showing the style number, cost in detail, description of fabric and quality number of fabric used in such clothing, together with the prices quoted by him to retailers for clothing of the same or substantially similar kind and quality for sale at retail in the Fall and Winter season of 1941-42.
- 4. Nothing herein contained shall be deemed to authorize any retailer to sell or offer for sale any such Fall and Winter clothing at a price in excess of his maximum price permitted under the Maximum Prices Regulations.

Dated at Ottawa this 4th day of April, 1942.

H. R. COHEN, Administrator of Fine Clothing.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-82

Respecting the Measurement of Fuelwood

(Consolidated as amended by Administrator's Order No. A-227)

Whereas upon investigation it has been ascertained that heretofore in some localities fuelwood has been sold and delivered in quantities other than by the cord measure and it is deemed expedient to establish a uniform method by which fuelwood may be measured for sale and delivery;

Now, therefore, pursuant to Order No. 82 of The Wartime Prices and Trade Board, dated the 6th day of January, 1942, and otherwise, I do hereby order, on behalf of such Board, as follows:

1. For the purposes of this Order,

(a) "primary producer" means any person producing fuelwood for resale;

(b) "dealer" means any person who purchases, receives, stores and/or distributes to retail dealers and/or distributes directly to the consumer by retail sale;

(c) "cord" means a quantity measurement containing 128 cubic feet of stacked fuelwood, provided, however, that a "cord" of loosely packed millwood 16 inches in length and under shall consist of 168 cubic feet of such millwood.

(Clause (c) as substituted by Administrator's Order No. A-227)

(d) "fuelwood" means any wood used for heating purposes but does not include sawdust and hog fuel.

2. No primary producer or dealer shall hereafter sell, or offer for sale, or deliver any

fuelwood except by cord measurement.

3. Every primary producer or dealer shall prepare an invoice to cover every sale of fuelwood which said invoice shall show the quantity by cord, or fraction of cord, so sold and such invoice shall be delivered to the consumer along with such fuelwood.

4. This Order shall be effective on and after the 1st day of May, 1942.

Dated at Ottawa, this 10th day of April, 1942.

F. G. NEATE, Deputy Coal Administrator.

APPROVED:

D. GORDON, Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-83

Respecting Meat Baskets

Whereas in consequence of a careful and exhaustive investigation, it is deemed expedient in the national interest to adjust the prices of Meat Baskets, in order to insure continued production thereof;

Now, therefore, pursuant to authority conferred by Order No. 76 of The Wartime Prices and Trade Board, dated the 16th day of December, 1941, and Order No. 82 of the said Board, dated the 6th day of January, 1942, and otherwise, I do hereby order, on behalf of such Board, and with the concurrence of the Chairman of The Wartime Industries

Control Board, as follows:

1. The maximum price at which any manufacturer in the Provinces of Ontario and Quebec may hereafter sell any meat basket in the Provinces of Quebec, Ontario, Manitoba, Saskatchewan and Alberta shall not exceed the price shown herein after each kind or capacity of basket, which price shall be the delivered price and include an allowance for freight rates up to thirteen cents (13c.) per dozen, provided that on a freight rate higher than thirteen cents (13c.) per dozen the purchaser shall pay in addition to such price the difference between the rate of thirteen cents (13c.) per dozen and such higher freight rate;

 25 pound loin basket.
 \$1.45 per dozen

 25 pound basket.
 \$1.06 per dozen

 50 pound basket.
 \$1.18 per dozen

 75 pound basket.
 \$1.62 per dozen

 100 pound basket.
 \$1.70 per dozen

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2. On and after the 1st day of May, 1942, no manufacturer shall make or assemble any meat baskets to include handles, but every meat basket of the capacity of seventy-five pounds, one hundred pounds, or one hundred and twenty-five pounds shall have suitable hand holes placed at each end thereof.

3. On and after the 1st day of May, 1942, no manufacturer of any meat basket shall brand or print thereon any firm name, brand or any other particulars of or concerning the

purchaser of such baskets.

Dated at Ottawa, this 10th day of April, 1942.

A. S. NICHOLSON, Timber Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

CONCURRED:

R. C. BERKINSHAW,

Chairman, Wartime Industries Control Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-84

Respecting Mattress Flock and No. 1 New Tailor Sweepings

Whereas it is necessary to maintain the price of finished mattresses in accordance with the Maximum Prices Regulations;

And whereas for this purpose and so as not to work a hardship on the bedding trade, it is deemed expedient to regulate the price of Mattress Flock and No. 1 New Tailor Sweep-

ings;

Now, therefore, pursuant to authority conferred by Order No. 76 of The Wartime Prices and Trade Board, dated the 16th day of December, 1941, and Order No. 82 of the said Board, dated the 6th day of January, 1942, and otherwise, I do hereby order, on behalf of such Board, as follows:

1. For the purposes of this Order,

(a) "Mattress Flock" means mattress or upholstery Flock pulled from all new rags,

free from foreign matter;

(b) "No. 1 New Tailor Sweepings" means and includes No. 1 clean shredding rags and new cotton and wool clippings reasonably free of foreign material such as paper, string, metal and the like;

(c) "Cuttings" means grades of rags regularly used for mattress or upholstery stock which because of superior quality and otherwise normally command a higher

price than No. 1 New Tailor Sweepings.

2. The price at which Mattress Flock may hereafter be sold shall not be greater than \$80.00 per net ton, f.o.b. shipping points.

3. The price at which No. 1 New Tailor Sweepings may hereafter be sold shall not

be greater than \$42.00 per net ton, f.o.b. shipping points.

4. The maximum price at which Cuttings may hereafter be sold shall bear its normal relationship to the price of No. 1 New Tailor Sweepings as established in paragraph 3 above; provided, however, that no sale of cuttings may be made unless and until approved by the Director of Cotton Waste.

Dated at Ottawa, this 15th day of April, 1942.

J. G. DODD,
Administrator of Cotton.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Administrator's Order No. A-85

Respecting "Dairiloid"

Whereas it is essential to conserve the supply of gelatine and direct such supply to essential war industries:

And whereas gelatine has been used as a stabilizer in the manufacture of ice cream;

And whereas the product known as "Dairiloid" is a substitute for gelatine in such manufacture, and the same is manufactured in the United States of America;

And whereas the price of said product has been increased in the United States of America over the price of such product during the basic period referred to in the Maximum Prices Regulations, and it is deemed expedient to adjust the price of same;

Now, therefore, pursuant to authority conferred by Order No. 76 of The Wartime Prices and Trade Board, dated the 16th day of December, 1941, and otherwise, I do hereby order, on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "Dairiloid" means and is the trade name for a sodium alginate product manufactured in the United States of America by the Keleo Company of San Diego, California.
- 2. The price at which any person may hereafter sell or offer for sale any dairiloid in any or all of the Provinces of Canada lying to the east of the Ontario-Manitoba boundary shall not exceed 84 cents per pound, f.o.b. Toronto, Canada.
- 3. Nothing herein contained shall be deemed to authorize any person hereafter to sell or offer for sale at retail any dairiloid or any product of which dairiloid forms a part at a price in excess of the maximum price pursuant to the Maximum Prices Regulations.

Dated at Ottawa, this 13th day of April, 1942.

J. G. TAGGART, Foods Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-86, dated April 10, 1942

REVOKED BY

Administrator's Order No. A-453, dated October 23, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-87

Respecting Carriage, Machine, Tire, Countersunk Head, Elevator and Step Bolts and Lag Screws

Whereas it is considered necessary in order to conserve metal, to regulate the supply and distribution of metal products;

And whereas it is deemed expedient to simplify and standardize the stock production sizes of Carriage, Machine, Tire, Countersunk Head, Elevator and Step Bolts and Lag Screws:

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Now, therefore, pursuant to authority conferred by Order No. 82 of The Wartime Prices and Trade Board made on the 6th day of January, 1942, and otherwise, I do hereby order, on behalf of such Board, and with the concurrence of the Industrial Administrators of the Metals Co-Ordination, and the Administrator for Wholesale Trade and for Retail Trade, as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Fabricated Steel and Non-Ferrous Metals, from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "Stock production sizes" means the sizes of bolts of the types covered by this Order, and lag screws the manufacture of which is permitted by the terms of this Order;
- (c) The mark "#" as and where the same appears in Schedule "A" attached to this Order, designates the sizes of bolts of the types covered by this Order, and lag screws the manufacture of which is permitted by the terms of this Order.
- 2. Save as hereinafter expressly provided, no person shall hereafter manufacture or fabricate, for sale to any person, any bolt of any type covered by this Order or any lag screw other than in stock production sizes as provided in Schedule "A" attached hereto.
- 3. On or before the 15th day of April, 1942, every manufacturer of bolts and lag screws shall report in writing to the Administrator and thereby show a complete and accurate inventory as of March 31st, 1942, of all bolts of the types covered by this Order and of all lag screws, of sizes other than stock production sizes.
- 4. Nothing in this Order contained shall be construed as prohibiting the sale and delivery of all stocks now on hand of bolts of the types covered by this Order and lag screws of the sizes other than stock production sizes, but every manufacturer having possession of such non-listed stock production sizes shall make and keep a complete and accurate record from and after the 31st of March, 1942, and until the stock thereof has been entirely disposed of, which said record shall contain particulars of all sales of such non-listed sizes and such manufacturer shall report to the Administrator when such stock has been disposed of.
- 5. Nothing in this Order contained shall be deemed to prohibit any person from manufacturing or fabricating and selling and delivering any bolts of the types covered by this Order, or lag screws in diameters and/or lengths other than in stock production sizes. To compensate him for the time involved in adjusting his equipment to produce any special order for any such bolts or lag screws other than in stock production sizes and otherwise, such manufacturer shall, in addition to charging a price that is fair and reasonable for such products, be entitled to make a service charge not to exceed the sum of \$5.00 for each such size ordered at one time for shipment at one time and to one destination.

Dated at Ottawa, this 11th day of April, 1942.

H. H. FOREMAN,

Administrator of Fabricated Steel and Non-Ferrous Metals.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

This is SCHEDULE "A" referred to in and forming part of

Administrator's Order No. A-87 Respecting Bolts and Lag Screws

1. Stock production sizes of Square Neck Carriage Bolts shall be:

DIAMETERS

Lengths	3/16"	1//	5/16"	3"	7/16"	1/2	<u>5</u> "
\$\frac{3}{4}'' \\ \frac{1}{4}'' \\ \frac{1}{4}''' \\ \frac{1}{4}'''' \\ \frac{1}{4}'''' \\ \frac{1}{4}'''' \\ \frac{1}{4}'''' \\ \frac{1}{4}'''' \\ \frac{1}{4}''''' \\ \frac{1}{4}''''''''''''''''''''''''''''''''''	#######################################	# # # #	# # # #	# #	#	#	#
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	# . # .	# # #	# # #	#######################################	#	# # #	#
3"	#	# # #	# # #	# # #	#	#	#
4"		#	##	#	#	#	#
5''		#	##	#	#	#	# .
6''		#	#	#	#	#	#
$7''$ $7\frac{1}{2}''$		#	#	#	#	#	#
8" 8 ₂ "		#	#	#	#	#	#
$9''$ $9\frac{1}{2}''$,,		#		#	#
10". 11". 12".				#		# #	#

Note.—The production of and charge for carriage, bolts and round necks and fin heads shall be on a special order basis as provided in Section 5 of this Order.

2. Stock production sizes of Square Head Machine Bolts shall be:

DIAMETERS

Lengths	1"	5/16"	3"	7/16"	1//2	<u>5</u> #	3#	7 "	1"	1½"
1" 3" 1" 1 1 4" 1 1 3" 1 1 2"	####	# # #	****	####	#######################################	####	#			
2"	#	# # #	#####	#	#######################################	####	# # #	#	#	
$3''$ $3\frac{1}{2}''$ $4''$	# #	##	# # #	##	##	# #	# #	# #	# #	
$\frac{1\frac{1}{2}''}{5''}$	# #	#	# # #	#	###	# #	#	#	#	#
$6''$ $6\frac{1}{2}''$	#	#	#	#	#	#	#	#	#	#
7''			#		#	#	#	#	#	#
8"			#		########	########	########	#####	#####	#

3. Stock Production sizes of Hexagon Head Machine Bolts shall be:

DIAMETERS

Lengths	3"	1"	5#	3"
u v	# #	######	#	#
у и	#	#	##	#
			# # #	#

4. Stock production sizes of Lag or Coach Screws shall be:

DIAMETERS

Lengths	1//	5/16"	3"	1"	<u>5</u> #	3"
1"	####	####	#			
2"	########	# # #	# # #	# # #	# # #	
4"	#	#	#	##	#	#
5". 6". 7" 8".		#	#####	######	#######################################	#######

5. Stock production sizes of Tire Bolts shall be:

Note.—The production of and charge for Sleigh Shoe Bolts shall be on a special order basis as provided in Section 5 of this Order.

6. Stock production sizes of Countersunk Head Bolts shall be:

DIAMETERS

	1/2	3//	3"	
// // // // // // // // // // // // //		# #	#####	# # #
				#

7. Stock production sizes of Elevator Bolts with large heads shall be:

DIAMETERS

Lengths	1//	5/16" 1½" Head	1½" Head
1"	-11-	# #	#

8. Stock production sizes of Elevator Bolts with corrugated heads shall be:

DIAMETERS

	Lengths	3/16"	1/4
<i>y</i>	• • • • • • • • • • • • • • • • • • • •	 	#
1.0		1 1	#
1 //		1	#

9. Stock production sizes of Step Bolts shall be:

DIAMETERS

									L	e	n	g1	l:	ıs														14	"			5	5/1	.6"
			 																							. 1		=	÷		1.			
17																										- 6		4	L				4	-
"																										- 1		+	+				-11	
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																										.	 						+	-

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-88

Respecting the Conservation of Wool

(Consolidated as amended by Administrator's Order No. A-235)

Whereas it appears that the fulfillment of requirements for the defence of Canada will result in a shortage in the supply of wool for the combined needs of defence and of civilian account and it is necessary in the public interest to conserve and limit the supply of wool entering into the production of articles for civilian use;

Now, therefore, pursuant to authority conferred by Order No. 82 of The Wartime Prices and Trade Board, dated the 6th day of January, 1942, and otherwise, I do hereby order on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "Mill" shall mean and include any worsted spinning plant or worsted spinning department, all systems; woollen spinning plant or department; carding plant or department for felts (hat, shoe, harness or otherwise) and any cotton spinning plant or department for the production of percentage yarns;
- (b) "Put into process" shall mean:
 - (1) On the worsted system, the first process of drawing after combing.
 - (2) On any other system the first process of carding.
- (c) "Raw Wool" shall mean all grades of shorn, pulled or sliped wools and wool tops, 44s Bradford quality and finer, but shall not include laps, noils, carding, spinning, thread or other wastes, rags, shoddy or such like.
- (d) "Civilian production" shall mean production for all purposes other than the production of military contracts on which wool credits are given by the Wool Administrator.
- 2. Unless otherwise specifically authorized in writing by the Wool Administrator, no person operating any mill shall during the six months' period, 1st day of April, 1942, to the 30th day of September, 1942, both days inclusive, put into process, or cause to be put into process, for the purposes hereinafter enumerated, any weight of raw wool (clean

basis) for civilian production in excess of the following percentages of the total weight of raw wool (clean basis) put into process, or caused to be put into process, for civilian production, during the calendar year, 1941, namely:

(a) On the worsted or woollen system in the manufacture of carpets, rugs or other floor covering, 15%.

(b) On the woollen system for the manufacture of yarn, cloth, blankets and felts, and otherwise, 20%.

(c) On the worsted system in the manufacture of yarns and cloth and otherwise, 25%.

(d) On the cotton system for the manufacture of percentage yarns, 25%.

(e) On any and all other systems in the manufacture of materials under such other systems, 20%.

Provided, however, that no mill, by any restriction contained in this Order shall be required during the said six months' period to reduce the amount of raw wool (clean basis) put into production below $7\frac{1}{2}\%$ by weight (clean basis), of raw wool put into process or caused to be put into process during the calendar year 1941.

(Section 3 Revoked by Administrator's Order No. A235 made 13th June, 1942.)

Dated at Ottawa, this 9th day of April, 1942.

DAVID C. DICK, Wool Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD Administrator's Order No. A-89

Respecting Prices for Frozen Eggs or Frozen Egg Melange

Whereas the processors of frozen eggs are now required to pay a higher price to obtain eggs to process than they paid in 1941, and it is considered necessary to adjust the prices for such frozen eggs or frozen egg melange as hereinafter set forth;

Now, therefore, pursuant to authority conferred by Order No. 76 of The Wartime Prices and Trade Board, dated the 16th day of December, 1941, and otherwise, I do hereby

order, on behalf of such Board, as follows:

1. For the purposes of this Order,

(a) "Frozen Eggs" means frozen liquid egg meat, also called frozen egg melange, consisting of frozen albumens, frozen yolks or frozen whole eggs;

(b) "Processor" means and includes any person who breaks out and freezes eggs

into frozen eggs for sale.

2. The maximum price at which any processor may hereafter sell or offer for sale any frozen whole eggs processed at any time up to and including the 28th day of February, 1943, shall be twenty-five cents (25c.) per pound, f.o.b. Montreal, Toronto and Vancouver, provided that the price for such product may be increased by consecutive monthly amounts of one-quarter cent (1/4c) per pound beginning in the month of June, 1942, and ending in the month of February, 1943;

(a) such maximum price established above shall apply on all sales of such frozen whole eggs at other points subject to the usual price differentials due to transportation

costs.

3. The maximum prices at which any processor may hereafter sell or offer for sale frozen yolks or frozen albumens shall bear their normal relationship to the maximum price established in Section 2 hereof.

Dated at Ottawa, this 10th day of April, 1942.

A. W. PETERSON, Livestock and Meats Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Administrator's Order No. A-90

Respecting Plumbing Equipment

(Consolidated as amended by Administrator's Order No. A-129)

Whereas it is essential and in the national interest to conserve materials and labour in the manufacture of certain plumbing equipment and to that end to eliminate the manufacture of certain unnecessary and elaborate equipment;

Now, therefore, pursuant to authority conferred by Order No. 82 of The Wartime Prices and Trade Board, dated the 6th day of January, 1942, and otherwise, I do hereby order, on behalf of such Board, and with the concurrence of the Chairman of The Wartime Industries Control Board, as follows:

1. No manufacturer shall hereafter manufacture any

General— (a) coloured enamelled ware;

Baths-

Lavatories-

(b) acid-resisting enamelled ware;

(c) built-in baths, except in 4-1/2 feet and 5 feet lengths, recess type with integral front panels;

(d) staple roll rim bath on feet in the lengths of 4 feet, 5-1/2 feet or 6 feet;

(e) cast iron bases for any roll rim bath;

(f) pedestal lavatory in any sizes except in the sizes 22" x 19" and 24" x 20";

(g) lavatory supported on metal legs;

(h) flat back wall lavatory except in the sizes $15'' \times 16''$, $19'' \times 14''$, $19'' \times 17''$, and $20'' \times 18''$, $22'' \times 14''$;

(i) corner layatory roll rim except in the size 16";

(1) sectional lavatory except in the size 20" x 16" roll rim;

(k) P.O. bowl;

Closets— (1) frost-proof closets;

Sinks— (m) sink and drainboard combinations larger than 42" x 22";

(n) apron sink and combination;

(o) roll rim sink in any size larger than 30" x 20";

(p) cast iron enamelled separate drainboard;

(q) 18" x 12" flat rim sink and all single compartment sinks larger than the size 30" x 20";

Sinks and Trays—(r) roll rim sink and tray combination;

(8) apron sink and tray combination;

(t) faucet openings below rim of tray;

Laundry Trays— (u) roll rim laundry tray with integral back;

(v) flat rim laundry tray without back;

Service Sinks— (w) roll rim service sink with integral back except in the sizes 22" x 18" and 22" x 20";

(x) flat rim service sink except in the sizes $16'' \times 16''$, $20'' \times 16''$ and $24'' \times 20''$;

Wash Sinks— (y) flat rim wash sink;

(z) roll rim wash sinks except in the lengths 4 feet, 5 feet and 6 feet by 24 inches and 30 inches wide and wash sinks with integral backs.

(Clauses (c), (j), (q) and (z) as substituted and clause (h) as amended by Administrator's Order No. A-129.)

Dated at Ottawa this 13th day of April, 1942.

E. J. LAIDLAW, Administrator of Heating, Plumbing and Air-Conditioning Equipment and Supplies.

APPROVED:

D. GORDON, Chairman, The Wartime Prices and Trade Board,

CONCURRED:

R. C. BERKINSHAW, Chairman, The Wartime Industries Control Board.

"Nothing in this order contained is to be taken as indicating that any materials will be available for the use of any manufacturer."

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-91

including inter alia the repeal of Administrator's Order No. A-23

Respecting Fresh Salmon Caught in the Waters Adjacent to Canada

Whereas Fresh Salmon is a seasonal product, the supplies of which vary from time to time, with consequent fluctuation in the price therefor;

And whereas it is deemed expedient to recognize as being fair and equitable to all branches of the trade and to the consumer, the trade practices obtaining in the year 1941 in the sale and distribution of such product;

Now, therefore, pursuant to authority conferred by Order No. 76 of The Wartime Prices and Trade Board, dated the 16th day of December, 1941, and otherwise, I do hereby order, on behalf of such Board, as follows:

1. For the purposes of this Order,

(a) "processor" means any person engaged in the business of buying from the primary producer or of importing from any other country any fresh caught Salmon, and who thereupon heads, dresses, ices and otherwise makes the same available for distribution to the trade either as a wholesaler or as a forwarding agent;

(b) "middleman" means any trader through whose hands any fresh caught Salmon

passes from the processor to the consumer;

- (c) "fresh caught Salmon" means such, including red and white fresh spring Salmon, as are caught in the waters of and adjacent to Eastern and Western Coasts of this continent and including the waters adjacent to Newfoundland.
- 2. Administrator's Order No. A-23 respecting Red and White fresh spring Salmon is hereby repealed.
- 3. No processor or middleman shall hereafter sell, in any month, any fresh caught Salmon at a price that is greater than the price obtained by him in the corresponding month of 1941 for the same kind, brand, grade or quality of product, from the same class of trade or buyer or class of buyers; provided, however, that any customary differentials in respect of quantity sales, shall be continued.

Dated at Ottawa, this 14th day of April, 1942.

A. N. McLEAN, Fish Products Administrator.

APPROVED:

D. GORDON, Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD Administrator's Order No. A-92, dated April 15, 1942

REVOKED BY

Administrator's Order No. A-422, dated October 6, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-93

Respecting Lumber

Whereas under and by virtue of the powers conferred on him by Order of the Governor in Council P.C. 2716, dated the 24th day of June, 1940, the Timber Controller, described as such in the regulations authorized by and appended to said Order in Council, made certain Orders, to wit: T.C. 1, dated the 19th day of June, 1941, and T.C. 2, dated the 5th day of August, 1941, said Orders being made with the approval of the Minister of Munitions and Supply;

And whereas it is deemed expedient to establish certain additional provisions relating to the sale of lumber;

Now, therefore, pursuant to authority conferred by Order No. 76 of The Wartime Prices and Trade Board, dated the 16th day of December, 1941, and by Order No. 82 of the said Board, dated the 6th day of January, 1942, and otherwise, I do hereby order, on behalf of such Board, and with the concurrence of the Chairman of The Wartime Industries Control Board, as follows:

- 1. For the purposes of this Order,
- (a) "wholesale dealer" means any person who purchases, receives, stores and/or distributes to retail dealers and/or to industrial users, the lumber offered for sale by any manufacturer, and who does not in the ordinary course of business sell directly to the consumer by retail sale;
- (b) "manufacturer" means the operator of a sawmill, and includes any person who operates a plant or machines wherein or whereby felled trees or logs are converted or processed into sawn, planed or shaped lumber or other forms suitable for use in building operations.
- 2. The price at which any manufacturer or wholesale dealer may hereafter sell or offer for sale any Fir Door stock shall not exceed the price therefor as provided and set forth in the Price list known as "Canadian Rail Market Survey No. 41-2", being the Price list published under date of 15th July, 1941, by the British Columbia Lumber and Shingle Manufacturers' Association, and more particularly referred to on Page 6 of said price list under the heading "Industrial Items" and being numbers 1 to 18, both items inclusive.
- 3. No manufacturer or wholesale dealer shall hereafter declare the thickness of any 6/4 Fir Door Stock to be more than $1\frac{1}{2}$ " rough measurement when computing the board measure content thereof for the purposes of sale for use in Canada. To the extent that the provision in this paragraph contained may be repugnant to or in conflict with any existing Order made by the said Timber Controller, or otherwise, the same shall constitute and be construed as an amendment to or in substitution for any provision to the contrary in any such existing Order.
- 4. Every manufacturer of lumber of the kind above described who sells such lumber to a wholesale dealer shall allow to such dealer a commission equal to 8% of the price of such lumber; and in addition thereto, every manufacturer shall allow such wholesale dealer a discount of 2% on the amount of such purchase if the account so incurred is paid within thirty days from the date of shipment of such lumber.
- 5. Where a sale is made by any manufacturer to any person other than a wholesale dealer, the manufacturer shall allow to such purchaser a discount of 2% on the amount of such purchase if the account so incurred is paid within thirty days from the date of shipment of such lumber.

6. All commissions and/or discounts referred to in paragraphs 4 and 5 herein shall be computed on the amount of invoice after deducting freight charges, if any, included therein.

Dated at Ottawa, this 15th day of April, 1942.

A. S. NICHOLSON, Timber Administrator.

APPROVED:

D. GORDON.

Chairman, The Wartime Prices and Trade Board.

CONCURRED:

R. C. BERKINSHAW, Chairman, The Wartime Industries Control Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-94, dated April 9, 1942

REVOKED BY

Administrator's Order No. A-223, dated June 12, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-95, dated April 22, 1942

AMENDS

Administrator's Order No. A-29

(See Consolidation of Administrator's Order A-29)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-96, dated April 14, 1942

REVOKED BY

Board Order No. 205, dated November 11, 1942

Effective on and after November 12, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-97

Respecting Seidlitz Powders

Whereas it is considered necessary to regulate the packaging of seidlitz powders and to establish a uniform system of marketing the same;

And whereas there having been a considerable increase in the cost to the manufacturer of the ingredients for seidlitz powders, it is deemed expedient to vary the maximum prices for the said product;

Now, therefore, pursuant to authority conferred by Orders Nos. 76, 82 and 91 of The Wartime Prices and Trade Board, dated respectively the 16th day of December, 1941,

and the 6th and 20th days of January, 1942, and otherwise, I do hereby order, on behalf of such Board, and with the concurrence of the Administrator of Wholesale Trade and the Administrator of Retail Trade, as follows:

- 1. For the purposes of this Order,
- (a) "Seidlitz Powder" means the product commonly known to the trade by that name, as regulated for purity and accuracy of ingredients by the Foods and Drugs Act, and consisting of two parts
 - i. a blue paper containing a mixture of Rochelle salt and Bicarbonate of Soda, and
 - ii. a white paper containing Tartaric Acid.
- 2. No manufacturer shall hereafter assemble or package any seidlitz powders in smaller quantities than one gross lots; provided, however, that nothing containd in this Section shall be construed as prohibiting the manufacturer from exhausting his present supplies of packaging and finishing materials for seidlitz powders in such lesser quantities as supplied by him prior to the date of this Order.
- 3. The price at which any manufacturer may hereafter sell or offer for sale any seidlitz powders packed as hereinbefore provided shall not exceed $2\frac{1}{2}$ cents per powder, exclusive of freight.
- 4. The price at which any wholesaler may hereafter sell or offer for sale any seidlitz powders packed as hereinbefore provided shall not exceed 3 cents per powder, exclusive of freight.
- 5. The price at which any retailer may hereafter sell or offer for sale any seidlitz powders shall not exceed the following prices when sold in the respective areas in the respective quantities, as follows:

	uebec and Ontario East of the City of Port Arthur:	All other areas:
Per powder up to lots of 4	.04	$.04\frac{1}{2}$
Five powders	.18	.21
Ten powders		.40

Dated at Ottawa, this 15th day of April, 1942.

W. M. GRANT, Administrator of Pharmaceuticals.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-98

Respecting Saskatchewan Co-Operative Wholesale Society Limited

Whereas it appears that the Saskatchewan Co-Operative Wholesale Society Limited directs the policies of merchandising for and fixes the prices at which goods may be sold by its retail associations;

And whereas said Society established retail prices for its retail associations during the basic period, namely, September 15, 1941, to October 11, 1941, some of which retail prices were abnormally low in relation to other retailers' selling prices, and it is deemed expedient that certain new maximum prices be established;

Now, therefore, pursuant to authority conferred by Order No. 91 of The Wartime Prices and Trade Board, dated the 20th day of January, 1942, and otherwise, I do hereby order, on behalf of such Board, as follows:

1. No retail association, being a member of the Saskatchewan Co-Operative Wholesale Society Limited, and no manager, servant or agent of such member shall hereafter sell or offer for sale at retail, any merchandise listed in Schedule "A" hereto at any price in excess of the price set forth after each item of merchandise so listed.

Dated at Ottawa, this 17th day of April, 1942.

E. G. BURTON,
Administrator of Retail Trade.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

This is Schedule "A" referred to in and forming part of Administrator's Order No. A-98

Being Retail Ceiling Prices on Products sold by Retail Associations of the Saskatchewan

Co-Operative Wholesale Society Limited

Merchandise	Maximum Retail Selling Price	Merchandise	Maximum Retail Selling Price
Avery Farm Jacks: 6 ton	\$ cts.	Screwdrivers: No. 1604	\$ cts.
Tractor Tire Pumps	5 50	No. 1605. No. 1606. No. 5812 No. 5813. No. 5814.	0 60 0 65 0 15 0 20 0 20
Gear Pullers: No. 174-RP. No. 175-RP.	1 10 1 75	No. 2009 No. 2010 No. 2011	0 60 0 75 1 00
*Hydraulic Jacks: C-107X. S-120H M-310H M-510H.	5 15 9 30 12 75 16 75	Pliers: No. D-1 No. 90 No. 600 No. 508 No. 510 No. 645 No. 806 No. 808 No. 946	0 70 0 28 0 28 0 45 0 65 0 45 0 70 0 85 0 55
		Hammers: No. 311½. No. 611½. No. 11½. No. 11½. No. 411½.	1 25 0 75 2 00 1 65

SCHEDULE "A"-Concluded

	Per Gallon in 5-Gallon Containers	1-Gal.	½-Gal.	¼-Gal.	1-Pt.	½-Pt.	1/4-Pt.
House Paint— Coloured White Hi-Gloss Floor Enamel. Enamel Varnish Stain. Varnish Stain (Ground). Velvet Finish Implement Paint. Barn Paint. Shingle Paint Shingle Stain— Coloured Green Undercoater Wall Primer and Sealer. Orange Shellac. Paint Remover	2 90 2 95 1 90 2 10		2 55 2 65 2 85 3 60 3 05 2 45 2 75 1 65	1 40 1 45 1 60 1 90 1 60 1 30 1 50 1 40	0 75 0 80 0 85 1 00 0 95 0 75 0 80 0 80	0 40 0 45 0 60 0 55 0 40 0 45	0 35 0 30

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-99, dated April 14, 1942

REVOKED BY

Administrator's Order No. A-276, dated June 30, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-100

Respecting Conservation of Paper in the Manufacture of Shipping Cartons

Whereas it is deemed expedient to limit the quantity of paper which may be used in the manufacture of solid fibreboard and double-face and double-wall corrugated fibreboard cartons;

Now, therefore, pursuant to authority conferred by Order No. 122 of The Wartime Prices and Trade Board, dated the 7th day of April, 1942, and otherwise, I do hereby order, on behalf of such Board, as follows:

- 1. Subject to any special permission or authority to the contrary which shall be obtained from the Administrator of Shipping Cases, no manufacturer shall hereafter manufacture, sell or offer for sale any solid fibreboard or corrugated fibreboard shipping container which is heavier in weight, thicker in caliper or better in quality, subject only to such variation in weights, thicknesses or qualities occasioned by normal paper mill practices, than as specified in Schedule "A" hereto with respect to each kind and size of such cartons.
- 2. Every manufacturer of solid fibreboard or corrugated fibreboard shipping containers, for the purpose of complying with paragraph 1 above and before selling or offering

for sale any such container, shall ascertain from the purchaser or proposed purchaser thereof the purpose for which the same are to be used and what the combined weight, when filled, of each carton and contents will be. The weight, thickness and quality of the carton to be delivered by such manufacturer therefor shall be such as, pursuant to the terms of this Order, will secure the gross packed shipping weight of each container.

- 3. Nothing in this Order contained shall be construed as preventing the sale and delivery of any shipping containers manufactured prior to the date of this Order.
 - 4. This Order shall become effective on or after the 15th day of April, 1942.
 - Dated at Ottawa, the 17th day of April, 1942.

F. C. HAYES,

Administrator of Shipping Cases.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

THIS IS SCHEDULE "A" REFERRED TO IN ADMINISTRATOR'S ORDER A-100

1. Respecting solid fibreboard and double-faced cartons:

"A"	"B"	"C"	"D"	"E"
			Maximum combined	
Weight of Box			thickness of facings	
and contents	length, width and	ness of solid fibre-	in double-faced	either solid or
	depth added	board	corrugated cartons	corrugated
(pounds)	(inches)	(inches)	(inches)	(Cady or Mullen test
20	40	.045	·018	125
40	60	-055	$\cdot 025 \text{ or } \cdot 028$	175
65	75	.070	•032	200
65 75	85	.080		250
90	90	-090	·041 or ·046	275
120	100	·100	·050 or ·060	350

2. Respecting double-wall corrugated cartons using sub-headings "A" to "E" inclusive, as shown in 1 above, excepting in the case of "D", which shall read:

65 90 120 140 160	75 90 100 110 120	- - - -	Maximum combined thickness of facings including centre linings .033 or .034 .041 .048 .075 or .076 .075 or .090	200 275 350 500 600
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- 3. If the weight of any box and contents is less than maximum weights shown above, the maximum inside dimensions for that box may be increased the same percentage the actual weight is less than maximum weight specified.
- 4. Boxes conforming to above specifications may have two hand holes and not exceeding eight ventilation holes each not exceeding two square inches area. Boxes may also be perforated once around centre to facilitate separation of box into two equal parts provided such perforation does not materially affect strength of box.

Administrator's Order No. A-101

Respecting Farm Machinery and Equipment and Parts therefor

(Consolidated as amended by Administrator's Order No. A-386)

Pursuant to authority conferred by Order No. 82 of The Wartime Prices and Trade Board dated the 6th January, 1942, and otherwise, I do hereby order, on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Farm and Road Machinery and Municipal Services from time to time appointed by the Wartime Prices and Trade Board, with the approval of the Governor in Council;
- (b) "manufacturer" means any person engaged in Canada in the manufacture, wholly or partly, of farm machinery and equipment and attachments and repair parts.
- 2. No manufacturer of any farm machinery and equipment described in Schedule "A" hereto or any attachments or repair parts therefor shall use any metal of any kind whatsoever in the manufacture thereof, excepting as fittings, joining hardware, reinforcing strips, or struts.

(Section 2 as amended by Administrator's Order No. A-386.)

- 3. No manufacturer of any farm machinery and equipment described in Schedule"B" hereto, or any attachments or repair parts therefor shall use any aluminum, antimony, chromium, cobalt, copper, lead, magnesium, molybdenum, neoprene, nickel, tin, vanadium zinc, rubber or cadmium in the manufacture thereof.
- 4. No manufacturer shall use any material named in section 3 hereof except to manufacture the attachments or parts named after each respective material as set forth in Schedule "C" hereto, provided that any manufacturer having on hand processed materials or parts requiring for their completion any material the use of which is prohibited by this section may acquire and use such prohibited material to the amount required for the completion of such processed material or parts for 1942 production only.
- 5. No person shall, except as hereinafter provided, sell or offer for sale or purchase or offer to purchase any farm machinery and equipment or any attachments or repair parts therefor unless the same have been made in accordance with the restrictions and eliminations provided for the respective products as set forth in Schedules A, B, and C, hereto, provided however, that nothing in this section shall prohibit the sale or purchase of
 - (a) any completed farm machinery, equipment or attachments and repair parts therefor manufactured outside of Canada in conformity with the regulations of the country of origin;
 - (b) any farm machinery, equipment or attachments and repair parts therefor manufactured before the date of this Order or completed as provided by section 4 of this Order.

(Sections 4 and 5 as substituted by Administrator's Order No. A-386.)

- 6. In the event that inventories at the end of the 1942 manufacturing year show processed parts of restricted materials on hand which would be applied against 1943 manufacturing orders, the Administrator may authorize such manufacturers to use those processed parts in machines for sale in 1943 season, provided the manufacturer submits an inventory of such parts and indicates the number of machines that will carry such parts.
- 7. The Administrator may from time to time, by written permit, exempt any person from any provision of this Order.

(Sections 6 and 7 as added by Administrator's Order No. A-386.)

- 8. Every manufacturer shall make and preserve an accurate, complete and continuing record of all material inventories and purchases of metals. All such records and all books and other documents of such manufacturer as may be required to show and make a full record and disclosure of the use of such metals by such manufacturer shall be made available to the Administrator or his duly authorized representative upon request.
- 9. Every manufacturer shall prepare and certify and file with the Administrator such reports or other returns as he shall from time to time request.
 - 10. This Order shall be effective on and after the 20th day of April, 1942.

(Sections 7, 8 and 9 renumbered as Sections 8, 9 and 10 respectively by Administrator's Order No. A-386.)

Dated at Ottawa, this 16th day of April, 1942.

H. H. BLOOM,

Administrator of Farm and Road Machinery and Municipal Services.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THIS IS SCHEDULE "A" REFERRED TO IN ADMINISTRATOR'S ORDER No. A-101

being a list of farm machinery and equipment and attachment and parts therefor.

(a) Horse hitches; shafts (thills); poles (tongues); neck yokes; singletrees, double-trees, and eveners.

(b) Drawbars for spike-tooth and spring-tooth harrows.

(c) Guide handles for horse-drawn hoes; and for turnip sowers.

(d) Hopper sides for seeding or sowing attachments for one-way discs, harrow plows, tiller combines and similar types.

(e) Seed and fertilizer hopper sides for potato planters.

(f) Hopper sides for fertilizer-sower; eastern plain drills; combination grain and fertilizer drills; broadcast grain sowers and trussers.

(g) Reel divider or guide boards for corn binders.

- (h) Reels, pitmans, outside divider boards, knotter decks and wind screens for horse and tractor drawn grain binders, push harvesters and mowers.
- (i) Fan blades (except windstacker fan blades) for threshers, reaper thresher combines, fanning mills and grain cleaners.
- (j) Reels for swathers and reaper-thresher combines.

(k) Rake bars for hay loaders.

(1) Rake frames and prongs for sweep rakes.

- (m) Feed hoppers for grain grinders having grinding plates of 8" diameter or over.
- (n) Hopper sides and bottoms for manure spreaders.
 (o) Beam used for simple plow type potato diggers.

(p) Sleighs, with the exception of shoes for runners.

- (q) Farm wagons except for wheels, axles and bearings, in excess of 375 pounds per four wheel farm truck; farm wagon and truck boxes; two wheel farm trailers.
- (r) Oil tank stands; oil tanks over six gallons capacity for oil brooders; poultry feeder and waterer perches; for the water reservoirs for poultry waterers less than one gallon capacity.
- (s) Feed carrier and truck boxes except as required for floor lining; outside livestock watering bowls and hog troughs; steel stock tanks in sizes other than 4 ft. 6 ft. and 8 ft. diameter and 2 ft. high round tanks, and 6 ft. long by 2 ft. wide x 2 ft. high rectangular tanks, and 10 ft. long by 3 ft. wide by 2 ft. high rectangular tanks; wooden stock tanks; stock feeders; agitator baffle plate and feeding doors; mangers; manger divisions; sure stops; adjustable stanchions; stalls of heavier than 1.7" O.D.; wall troughs and cast iron water troughs; harness room fittings; structures to carry litter carrier track except supporting rods and pole.

THIS IS SCHEDULE "B" REFERRED TO IN ADMINISTRATOR'S ORDER No. A-101

and the same contains a list of farm machinery and equipment and attachment and repair parts therefor upon which the use of certain metals is not permitted.

Cultivators, (Row-crop)

Cultivators, others (field)

Harrows
Discs
Spike tooth
Spring tooth

Hoes-horse-drawn

Land rollers, packers and soil pulverizers

Plows

Walking—single furrow Walking—two-furrow or larger Sulky—single furrow

Gang—two furrow or larger Mouldboard, tractor drawn all types

Disc—horse-drawn
Disc—tractor-drawn
All others—(breakers etc.)

One-way discs, harrow plows, tiller combines and similar types

Scufflers

Weeders

Fertilizer sowers (not fertilizer attachments)

Seed drills, press and wheel Grain only (Western type) Grain only (Eastern type) Combination Grain and Fertilizer Broadcast Grain Sower

Planters, Corn

Binders, grain (horse or tractor-drawn)

Binders, corn

Flax-lifters

Threshers and reaper-thresher
Combines (less motors, radiators,
magnetos, etc.)

Other, including pickups, harvester stackers, swathers and push harvesters

Swather

Pickups Trusser

Push Harvester Hay loaders Hay rakes, dump

Side rakes, including combination side rakes and tedders

Mowers and

other haying machines, including hay carriers, hay forks, hay tedders, and hay presses Sweep rakes

Corn shellers

Ensilage and straw and stalk cutters

Grain grinders and rollers (less motors)

Hammer mills

Manure spreaders

Potato diggers

Beet pullers or lifters

Pulper slicers Sleighs, complete

Sprayers, hand and power (less motors)
All horse-drawn wagons and gears

Knife grinders
Turnip sower

Transplanter

Potato planter (with fertilizer attachment)

Cream separators (less motors) Milking machines (less motors)

Milk coolers (less motors)

Butter-making equipment (less motors)
Farm elevators (portable and staionary)

Pump jacks Pitcher pumps

Hand pumps, windmill pumps, Horizontal power pumps

Pressure water systems (deep and shallow well—less motors)

Windmills

Barn and barnyard equipment Poultry farm equipment

Fanning mills Grain cleaners

THIS IS SCHEDULE "C" ATTACHED TO AND FORMING PART OF ADMINISTRATOR'S ORDER No. A-101

- 1. Any material used in commercial bearings, roller chains, disc blades, solders, etc.
- 2. Lead, copper, zinc, antimony and secondary tin, for the manufacture of

(a) bushings and bearings;

(b) transplanter valves and transplanter connection fittings;

(c) milking machines excepting for solution racks, pipe and fittings, pipe clamps,

drain valves and name plates;

(d) valve seats, plunger valves, foot check valves, strainer screens, packing tubes, stuffing nuts, cylinder linings or cylinder bodies, impellers, all as used on hand pumps, windmill pumps or shallow well power pumps, or on foot valves, cylinders or sand screens sold separately.

(e) packing tubes, air pumps, stuffing box nuts, valve seats, pump cylinder valves for deep wall reciprocal pumps; venturi tube, nozzle, foot valves, impellers for deep well jet pumps; valve seats, plunger valves, plunger lining, stuffing box nuts, piston rods, screens, for shallow well pumps; gauges, air controls, pressure switches;

all used for pressure water systems.

(f) traction and power sprayer screens, pump valves, valve seats, spray gun valves and nozzles; for hand sprayer cup spreaders and no more than 5% of tanks and syphon tubes on the compressed air type, capacity 3 to 6 gallons; for knapsack type sprayer nozzles; for trombone pump cylinder and strainer; for bucket pump type brass insert and ball for valve; for nozzle on continuous atomizing sprayers; for syphon tube and combination cone and glass container cap in the construction of no more than 5 per cent of the unit total used with glass container or continuous atomizing sprayer; for pump cylinder, shut-off valve, valve seat, valve balls, strainer screen and nozzle on barrel pump and wheel barrow sprayers; for pump valves and valve seats on spray pumps; all as used in sprayers;

(g) seed band on turnip sower;

(h) cooling coil, valves and fittings through which the refrigerant flows; also as alloys for other fittings used in connection with farm milk coolers, when necessary to prevent corrosion or electrolysis;

(i) bowl clamping nuts and the worm-wheels in cream separators; and worm-wheels

not over 7" in diameter, for deep-well power pumps;

- (j) valve and valve seats for individual livestock drinking cups and outside livestock watering troughs; for metering valves and electrical equipment on tank heaters;
- (k) temperature control valves, fuel valves and oil line connections for brooders.
- 3. Zinc and Tin for galvanizing sheets for combination grain and fertilizer drills, hoppers and fertilizer attachments on corn planters, those parts of threshers and reaper thresher combines where seeds slide or rest, and for windstacker hopper bottoms, elevator pipes of ensilage and straw and stalk cutters, pipes for hammer mills, hopper bottoms of potato planters, sanitary traps for milking machines, water drums for transplanters.

4. Aluminum:

- (a) Secondary aluminum only as required for die castings for milking machines;
- (b) As necessary in poultry farm equipment for instrument control and incubators.

5. Chromium:

(a) For alloying east steel standards of tractor drawn disc plows;

(b) As required for alloy steel for power and traction sprayers and spray pump valves, plunger rods, plunger assembly, spray nozzle discs and pressure regulator valve parts, all as used in sprayers;

(c) As an alloy for disc bearings in harrows;

- (d) As an alloy for magnets, grinding plates in grain grinders and wear plates in double head grain grinders;
- (e) As an alloy of steels used for functional parts of cream separators;

(f) For teat cups on milking machines;

- (g) For alloying steel gears and cast iron gears for mowers;
- (h) As required for electric heating elements in electric brooders, incubators, and stock tank heaters.

6. Copper:

(a) As an alloy of steel to prevent rust in seed drills, one-way discs, harrow plows, tiller combines and similar types;

(b) Cooling coils for farm milk coolers;

- (c) For float, not exceeding 3½" diameter and valve for poultry incubators and brooders;
- (d) For monel metal alloy for piston rods in pumps and for milker pulsator parts;

(e) For electrical systems in electric brooders and incubators.

7. Lead:

- (a) For gaskets and packing followers in hand and power sprayers;
- (b) For balancing in threshers and reaper thresher combines.
- 8. Molybdenum—for alloying mower gears and frames.

9. Nickel:

(a) For alloying disc bearing plates of tractor-drawn disc-plows;

(b) As an alloy for knotter parts of binders;

(c) As an alloy for magnets, grinding plates in grain grinders and wear plates in double head grain grinders;

(d) As an alloy for mower gears;

(e) In alloys for bowl parts of cream separators;

- (f) As a protective coating for parts coming in contact with milk in milking machines, cream separators and surface coolers;
- (g) For monel metal alloy for piston rods in pumps, and for milker pulsator parts;
- (h) As required for electric heating elements in electric brooders; incubators; and stock tank heaters.

10. Rubber:

- (a) Tubing and fittings for hand and power sprayers;
- (b) For bowl rings of cream separators;

(c) Rubber-wear for milking machines;

(d) As required in hand pumps, windmill pumps, horizontal power pumps and pressure water systems except as gaskets for cold water systems.

11. Tin:

- (a) As required for protective coating for compressed air hand sprayers, knapsack sprayers, bucket pump sprayers, atomizing single action sprayers, atomizing continuous action sprayers, barrel pump sprayers, wheelbarrow-sprayers, spray pumps and dusters;
- (b) As a protective coating for parts coming in contact with milk in milking machines, cream separators and surface coolers.

12. Zinc:

(a) As a protective coating for the following:— Chain for hay loaders; set length pipes for water systems; windmill heads and towers; compressed air hand sprayers, knapsack sprayers, bucket pump sprayers, atomizing single action sprayers, atomizing continuous action sprayers, spray pumps and dusters; interior stable fittings and tanks (not including stanchions, track and hanger); stock tank heaters; water bowls and tanks; cooling tanks for milk coolers; solution racks, pipes and fittings, pipe clamps drain valves, all as used with milking machines; incubator trays, tray slides, hatching compartment lining and metal in contact with moisture (excluding structural shapes for trays and framing); laying and growing batteries (not including frame); glass jar type (less than one gallon capacity) poultry waterer bottle clamps and water pans; poultry waterer reservoirs over one gallon (one wall per unit only) and water pans; barrel pump sprayers, wheelbarrow sprayers.

(Schedule C as amended by Administrator's Order No. A-386.)

Administrator's Order No. A-102

Respecting Manufacturers' Prices for Shipping Cartons

Whereas certain specifications used in the manufacture of solid fibreboard and corrugated fibreboard shipping cartons have been modified and it is deemed expedient to fix the maximum prices that may be charged for shipping cartons manufactured pursuant to such specified modifications;

And Whereas it is also deemed expedient to limit the prices that may be charged for shipping cartons manufactured from any weights, thickness or qualities of fibreboard which were being manufactured prior to and during the basic period, namely, September 15th, 1941 to October 11th, 1941.

Therefore, pursuant to authority conferred by Order No. 76 of the Wartime Prices and Trade Board, dated the 16th day of December, 1941, and otherwise, I do hereby order, on behalf of such Board, as follows:

1. Except as hereinafter provided, no manufacturer shall sell, or offer for sale, any solid fibreboard or corrugated fibreboard shipping cartons at a price in excess of that established by and resulting from the use of the following decimals applied in the normal practice and according to the standard pricing manual of Container Materials, Ltd., which said pricing manual was in effect during said basic period, as follows:

(a)	"SINGLE	WALL	CARTONS"
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(a) SINGLE WALL CARTONS						
Gross Weight Capacity—Lbs	20 40	40 60	65 75	90 90	120 100	
Outer Liner—Caliper. Corrugation—Caliper. Inner Liner—Caliper.	·009 ·009 ·009	·016 ·009 ·009	·016 ·009 ·016	·025 ·009 ·016	·025 ·009 ·025	
Maximum Bursting Strength in lbs. per sq. inch	125	175	200	275	350	
Box Decimal						
Ontario and Quebec Winnipeg and St. Boniface Saskatchewan—Zone 1. Saskatchewan—Zone 2. Alberta—Zone 1. Alberta—Zone 2. Maritime Provinces.	·47 ·60 ·65 ·66 ·68 ·69 ·55	.55 .69 .75 .76 .78 .80	·60 ·73 ·79 ·80 ·82 ·84 ·66	.74 .89 .97 1.00 1.02 1.04 0.80	0.82 1.00 1.05 1.09 1.12 1.15 0.89	
(b) "Double Wall Cartons"						
Gross Weight Capacity—Lbs. 65 90 120 140 160 Maximum Dimension Limit—Ins. 75 90 100 110 120						
Outer Liner—Caliper. Corrugation—Caliper. Centre Liner—Caliper Corrugation—Caliper. Inner Liner—Caliper.	·016 ·009 ·009 ·009 ·009	·016 ·009 ·009 ·009 ·016	·016 ·009 ·016 ·009 ·016	·025 ·009 ·025 ·009 ·025	•025 •009 •025 •009 •025	
Maximum Bursting Strength in lbs. per square inch	200	275	350	500	600	
Box Decimal						
Ontario and Quebec Winnipeg and St. Boniface Saskatchewan—Zone 1. Saskatchewan—Zone 2. Alberta—Zone 1. Alberta—Zone 2. Maritime Provinces.	0.85 1.17 1.29 1.36 1.36 1.39 0.91	0.92 1.25 1.37 1.44 1.44 1.47 0.98	0.98 1.37 1.49 1.56 1.56 1.59	1·32 1·63 1·78 1·88 1·88 1·91 1·38	1.38 1.79 2.00 2.10 2.12 2.15 1.50	

(c) "FIBRE CARTONS

Gross Weight Capacity—Lbs Maximum Dimension Limit—Ins Caliper. Maximum Bursting Strength in lbs. per square inch	60 •055	65 75 •070 200	75 85 •080 250	90 90 •090 275	120 100 •100 •350
Box Decimal					
Ontario and Quebec	.62	.72	-80	.90	•98

- 2. No manufacturer shall hereafter add to or include in his selling prices any constant charges, machine charges, taping or stitching charges, or any other charges, that are in excess of those charged during the basic period specified in the Maximum Prices Regulations.
- 3. No manufacturer shall hereafter include in his selling prices any charge that was not so included in his selling prices during the said basic period.
- 4. The maximum price at which any manufacturer may sell or offer for sale any shipping carton or any service of a kind dissimilar to such as was sold by him during the said basic period, shall not exceed a price which is consistent with and bears true relationship to those goods and services which he did so sell or offer for sale in said period.

Dated at Ottawa, this 18th day of April, 1942.

F. C. HAYES,

Administrator of Shipping Cases.

APPROVED:

D. GORDON.

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-103

RENAMED

Fuelwood Order No. 1

(See Fuelwood Orders)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-104

RENAMED

Fuelwood Order No. 2

(See Fuelwood Orders)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-105

RENAMED

Fuelwood Order No. 3

(See Fuelwood Orders)

Administrator's Order No. A-106

RENAMED

Fuelwood Order No. 4

(See Fuelwood Orders)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-107

RENAMED

Fuelwood Order No. 5

(See Fuelwood Orders)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-108

RENAMED

Fuelwood Order No. 6

(See Fuelwood Orders)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-109

Respecting Rouville Knitting Company of Marieville, Quebec

Whereas the Rouville Knitting Company Limited of Marieville, Quebec, as a matter of business policy did in the year 1941 purchase certain off-shade and other yarns at prices considerably below the prices then prevailing for standard materials:

And whereas the said Company produced and sold during the basic period, namely, September 15, 1941, to October 11, 1941, to its customers several lines of sweaters made from such low priced material and thereby established its maximum selling price for such sweaters pursuant to the Maximum Prices Regulations;

And whereas it appears that the said Company is unable to purchase materials for such manufacture at the same price as that paid for the same or substantially similar materials purchased in 1941 as aforesaid;

And whereas it is in consequence deemed advisable to vary and adjust the price at which the said Company may sell some of its products;

Now, therefore, pursuant to authority conferred by Order No. 76 of the Wartime Prices and Trade Board, dated the 16th day of December, 1941, and Order No. 91 of the said Board, dated the 20th day of January, 1942, and otherwise, I do hereby order, on behalf of such Board, as follows:

1. The price at which Rouville Knitting Company, Limited of Marieville, Quebec, may hereafter sell or offer for sale any of its products specifically numbered according to to its system of cataloguing and named and described after each respective number as such numbering, naming and describing is set forth in Schedule "A" hereto, shall not exceed the price per dozen f.o.b. mill, (sales tax extra) as shown in said Schedule after

each respective catalogue number and description. The said garments shall be packaged in paper parcels or cartons in quantities of not less than one dozen per package.

2. The price at which any person may hereafter sell any of the garments mentioned in Schedule "A" hereto and produced by said Company shall not include a greater mark-up (percentage on cost) than the mark-up provided and established by such person for the sale of the said Company's products during the said basic period.

Dated at Ottawa, this 24th day of April, 1942.

H. G. SMITH,

Administrator of Knitted Goods.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

This is Schedule "A" referred to in Administrator's Order No. 109, Respecting Rouville Knitting Company, Marieville, Quebec.

Catalogue No.	Name and Description of Garment	Sizes	Price F.O.B. Mill (Sales Tax Extra) per Dozen Garments
			\$ cts.
251	Children's Cotton back Pullovers Polo Collar with Zipper.	22-26	7 10
$\frac{255}{256}$	Children's Brushed Mohair Pullovers with Zipper Children's Brushed Pullovers with Zipper	22-28 22-26	7 50 7 85
260	Children's Cotton Back Coverall.	22-32	10 50
357	Boy's Cotton Back Pullovers Polo Collar, 2 Buttons	24-34	9 10
358	Boy's Cotton Back Pullovers with Zipper	24-34	9 50
359	Boy's Cotton Back Pullovers Polo Collar with Zipper	24-34	9 85
360	Boy's Wool and Cotton Pullovers "V" Neck	24-34	8 35
361	Boy's Wool and Cotton Pullovers with Zipper	24 - 34	9 60
362	Boy's Wool Jersey Knit Pullovers "V" Neck	24-34	9 00
365	Boy's Wool Jersey Knit Pullovers Polo Collar 2 Buttons	24-34	10 70
366	Boy's Wool Jersey Knit Pullovers with Zipper	24-34	11 15
367	Boy's Wool Rib Pullovers "V" Neck	24-34	11 15
368 369	Boy's Wool Rib Pullovers with Zipper	24-34 24-34	12 50 12 50
370	Boy's Wool Rib Pullovers with Zipper Contrasting Sleeves	24-34	12 50
371	Boy's Wool Rib Pullovers Polo Collar and Zipper	24-34	13 35
376	Boy's Brushed Mohair Pullovers with Zipper Cotton Trim	24-34	9 40
378	Boy's Brushed Marl Wool Pullovers with Zipper Cotton	2.01	1 20
	Trim	24-34	9 90
379	Boy's Brushed Marl Wool Pullovers with Zipper Wool		
	and Cotton Trim	24-34	10 45
381	Boy's Brushed Marl Wool Coat Sweaters Zipper Front	01.01	14.00
382	Cotton Marl Trim	24-34	14 30
582	Wool and Cotton Trim	24-34	15 40
460	Girl's Fancy Coat Sweaters Silk Braid Trim	24-34	13 75
555	Ladies Wool Rib Coat Sweaters Button to Neck 2 pockets.	34-44	15 45
561	Ladies Brushed Wool Coat Sweaters Zipper Front Wool	01 11	10 10
	Trim	31-44	17 00
650	Men's Wool and Cotton Pullovers with Zipper Cotton Trim.	34 44	11 90
651	Men's Wool Jersey Knit Pullovers Crew Neck	34-44	13 55
653	Men's Wool Jersey Knit Pullovers Polo Collar with Zipper.	34-44	15 95
654	Men's Wool Rib Pullovers "V" Neck.	34-44	14 75
656	Men's Brushed Mohair Pullovers with Zipper Cotton Trim.	34-44	11 45
662	Men's Brushed Marl Wool Coat Sweaters Zipper Front Plain Back Cotton Marl Trim	34 44	18 45
663	Men's Brushed Marl Wool Coat Sweaters Zipper Front	04 44	10 40
000	Pleat Back Cotton Marl Trim	34-44	19 15
664	Men's Brushed Marl Wool Coat Sweaters Zipper Front	01 11	10. 10
	Pleat Back Wool and Cotton Trim	34-44	20 75
670	Men's Fancy Coat Sweaters Zipper Front, Curly Lamb		
	Front, Contrasting Brushed Wool Back and Sleeves		
	Wool and Cotton Trim	34-44	23 45

Administrator's Order No. A-110

RENAMED

Fuelwood Order No. 7

(See Fuelwood Orders)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-111, dated April 9, 1942

REVOKES

Administrator's Order No. A-58

(Revocation only)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-112, dated April 24, 1942

AMENDS

Administrator's Order No. A-57

(See Consolidation of Administrator's Order No. A-57)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-113

Respecting Prices for Butter Colour sold by Chr. Hansen's Laboratory

Whereas, production costs of Butter Colour have advanced considerably as consequence of greatly increased costs of imported Cottonseed Oil;

And whereas Chr. Hansen's Laboratory of Toronto, Ontario, did not increase their price for such Butter Colour prior to or during the basic period and the maxmum price established by the same Chr. Hansen's Laboratory is, therefore, abnormally low, and it is therefore deemed expedient that a new maximum price be established.

Now therefore, pursuant to authority conferred by Order No. 76 of the Wartime Prices and Trade Board dated the 16th day of December, 1941, and Order No. 91 of the said Board dated the 20th of January, 1942, and otherwise, I do hereby order, on behalf of such Board as follows:

- 1. For the purposes of Section 3 of the Maximum Prices Regulations the maximum prices at which Chr. Hansen's Laboratory of Toronto, Ontario, may hereafter sell or offer for sale any Butter Colour shall not exceed the following:
 - (a) \$3.50 per gallon when sold or offered for sale in five (5) gallon drums,
 - (b) \$3.60 per gallon when sold or offered for sale in six (6) gallon cases,
 - (c) \$3.70 per gallon when sold or offered for sale in single gallon cans.
- 2. The maximum prices for the sale of quantities other than those set out in Section 1 of this Order shall bear their normal relationship to the maximum prices established in Section 1 hereof.

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3. Maximum prices for sales by wholesalers, jobbers, commission merchants or other dealers shall bear their normal relationship to the maximum prices established in Section 1 hereof.

Dated at Ottawa, this 24th day of April, 1942.

J. G. TAGGART. Foods Administrator.

APPROVED:

D. GORDON, Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-114

Respecting Prices for Canned Crabmeat Processed by Queen Charlotte Canners, Ltd. and Lornie Packing Co.

Whereas in order to take care of the increased costs of production, it is deemed expedient to adjust the maximum prices at which canned crabmeat can be sold by the said Companies.

Now, therefore, pursuant to authority conferred on me by Order No. 76 of The Wartime Prices and Trade Board, dated the 15th day of December, 1941, and otherwise, I

do hereby order, on behalf of such Board, as follows:

1. The prices at which Queen Charlotte Canners Ltd. of Masset, British Columbia and Lornie Packing Co. of Vancouver, British Columbia, may hereafter sell or offer for sale and Cornel Tacking Co. of Valicotives, Prinsis Coratical, May acceptance any Canned Crabmeat shall not exceed by twenty per cent the highest lawful prices at which such processors sold such Canned Crabmeat or similar Canned Crabmeat during the basic period established by the Maximum Prices Regulations. All such maximum prices shall be f.o.b. such processor's plant and plus sales tax, if any.

2. No wholesaler or retailer shall hereafter sell or offer for sale such Canned Crabmeat

at a price which includes a mark-up (percentage on cost) greater than the mark-up included

in the price charged by him for such products during the said basic period.

Dated at Ottawa, this 24th day of April, 1942.

A. N. McLEAN, Fish Products Administrator.

APPROVED:

D. GORDON, Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-115

Respecting Commercial Chemical Fertilizers sold in the Maritime Provinces

Whereas Order No. C.C.P.1 of the Wartime Prices and Trade Board, dated the 2nd day of February, 1942, made by the Controller of Chemicals, on behalf of such Board, establishing uniform maximum prices for the sale of Commercial Chemical Fertilizers, in the provinces of New Brunswick, Nova Scotia and Prince Edward Island has been rescinded;

And whereas by Order in Council P.C. 1799, dated the 9th day of March, 1942, an Administrator of Fertilizers and Pesticides was appointed to regulate the supply and distribution of such fertilizer and pesticides;

And whereas it is now deemed expedient to establish, revise and amend the regulations respecting the maximum selling prices for the said fertilizers within the said area;

Now, therefore, pursuant to authority conferred by Order No. 76 of The Wartime Prices and Trade Board, dated the 16th day of December, 1941, and Order No. 91 of the said Board, dated the 20th day of January, 1942, and otherwise, I do hereby order, on behalf of such Board, and with the concurrence of the Cotnroller of Chemicals, as follows: 1. The price at which any person may hereafter sell or offer for sale in the provinces of New Brunswick, Nova Scotia and Prince Edward Island any Commercial Chemical Fertilizers hereinafter named shall not exceed the price shown after each respectively named fertilizer, as follows:

Sulphate of Ammonia (20% N) \$ 49 00 Nitrate of Soda (16% N) 57 00 Cyanamid (20% N) 65 00 Superphosphate (20% Av. P_2O_5) 28 50 Muriate of Potash (50% K_2O) 59 00 Muriate of Potash (60% K_2O) 70 00 Tankage (6% N-12% P_2O_5 68 00 Bone Meal (2% N-22% P_2O_5) 55 00 Mixed or Complete Fertilizers— Per ton 2-12-6 \$ 33 25 4-8-10 37 00 5-8-10 39 00 5-9-8 38 00 5-10-5 9-5-7 9-5-7 Special (containing $4 \cdot 5\%$ of its nitrogen in intrate form) 42 50	Materials—	Per ton
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Sulphate of Ammonia (20% N)\$	49 00
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Nitrate of Soda (16% N)	
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Cyanamid (20% N)	65 00
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Superphosphate (20% Av. P ₂ O ₅)	28 50
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Muriate of Potash $(50\% \text{ K}_2\text{O})$	59 00
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Muriate of Potash $(60\% \text{ K}_2\text{O})$	70 00
Bone Meal (2% N- 22% P $_2$ O $_5$). 55 00 Mixed or Complete Fertilizers— Per ton $2-12-6$. \$ 33 25 $4-8-10$. 37 00 $5-8-10$. 39 00 $5-9-8$. 38 00 $5-10-5$. 36 50 $9-5-7$. 38 50 $9-5-7$ Special (containing $4\cdot5\%$ of its nitrogen in 42 50	Tankage (6% N-12% P_2O_5	68 00
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Bone Meal (2% N-22%P ₂ O ₅)	55 00
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Mired or Complete Fertilizers—	Per ton
$\begin{array}{cccccccccccccccccccccccccccccccccccc$		
$\begin{array}{cccccccccccccccccccccccccccccccccccc$		
5-9-8		0. 00
5-10-5		00 00
9-5-7. Special (containing $4 \cdot 5\%$ of its nitrogen in 42 50		
9-5-7 Special (containing 4.5% of its nitrogen in 42 50		

Each said price is based upon the following conditions of sale, namely:

(i) cash sales according to normal trade practice;

(ii) vendor shall deliver goods to the purchaser's nearest rail, port or other receiving point, freight and other transportation charges paid; provided, however, that in the following cases the maximum prices shall be the prices set

forth above plus an additional amount as hereinafter specified:

(a) for each one per cent by weight of water soluble magnesium in a mixed fertilizer, \$1.00 per ton;

(b) for approved granular fertilizers made by the solution or paste process, \$1.00 per ton;

(c) for fertilizers for turnips containing two per cent by weight of sodium tetraborate (Borax), \$2.00 per ton.

- 2. Maximum credit prices shall have the same relationship to the maximum cash prices provided in Section (1) hereof as credit prices had to cash prices during the Spring season of 1941.
- 3. Maximum prices for sales of quantities less than one ton in weight shall have the same relationship to the maximum prices fixed in Section (1) hereof, as prices for such lesser quantities had to the per ton prices during the Spring season of 1941.
- 4. When any person accepts delivery of any such fertilizer at the manufacturer's plant, the manufacturer in such case shall allow as a reduction in the aforesaid price thereof an amount which shall be equal to all freight and other transportation charges that the manufacturer would have paid for the delivery of such fertilizer to the purchaser's nearest receiving point.
- 5. No delivery charges from local dealers' warehouses or from shipping points to purchasers shall exceed the charges for similar deliveries made in the Spring season of 1941.
- 6. No person shall hereafter sell or offer for sale any Commercial Chemical Fertilizer not specifically mentioned in this Order unless and until the price therefor has been approved by the Administrator of Fertilizers and Pesticides.

Dated at Ottawa, this 30th day of April, 1942.

G. S. PEART,

Administrator of Fertilizers and Pesticides.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Administrator's Order No. A-116

Respecting Heeney Frosted Foods, Limited, of Ottawa, Ontario

Whereas Heeney Frosted Foods Limited of Ottawa, Ontario preserve and pack for sale certain fruits and vegetables,

And whereas the said corporation issued a price list to retailers on the 11th day of October, 1941, reflecting increased replacement costs, but such retailers failed to establish selling prices based on such list during the basic period prescribed by the Maximum Prices Regulations;

And whereas the maximum prices established during the said basic period on sales at retail of the products of the said Company are abnormally low in relation to maximum retail prices so established for similar products packed by other Companies;

- And whereas it is expedient that new maximum selling prices be established for the products of the said Company,

Now, therefore, pursuant to authority conferred by Order No. 91 of the Wartime Prices and Trade Board, dated the 20th day of January, 1942, and otherwise, I do hereby order, on behalf of such Board, as follows:

1. The maximum prices at which preserved fruits and vegetables, products of Heeney Frosted Foods Limited, may be sold or offered for sale to retailers and consumers, shall be those set forth in Schedule "A" hereto.

Dated at Ottawa this 24th day of April, 1942.

E. G. BURTON, Administrator of Retail Trade.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

Being Schedule "A" referred to in and forming part of Administrator's Order No. A-116

Maximum prices to Retailers and maximum prices to Consumers on the products of Heeney Frosted Foods Limited.

Products	Maximum Price to Retailers f.o.b. Toronto, Ottawa, and Montreal	Maximum Price to Consumer	
Strawberries sliced. Strawberries whole Raspberries whole Sweet Cherries. Rhubarb. Blueberries. Peaches sliced	25c. per package 25c. " " 30c. " " 23c. " " 16c. " " 20c. " "	31c. per package 31c. " " 35c. " " 28c. " " 20c. " " 25c. " "	
Asparagas tips. Green Peas. Green Beans. Wax Beans. Cut Corn Niblets. Corn-on-cob Cauliflower Broccoli. Spinach.	30c. " " 22c. " " 24½c. " " 24½c. " " 19c. " " 24c. " " 22c. " " 22c. " " 22c. " " 23c. " " 20c. " "	3Sc. " " 27c. " " 30c. " " 30c. " " 30c. " " 30c. " " 25c. " " 30c. " " 30c. " " 25c. " "	
Lima Beans Brussels Sprouts	24c. " " 28c. " "	29c. " " " 35c. "	

Administrator's Order No. A-117

Respecting Oka Cheese

Whereas certain retail distributors of Oka Cheese in the Province of Ontario failed. during the basic period, to establish an increase of 2 cents per pound in their selling price, which was established during the basic period by the majority of the retailers in Canada acting as distributors of the said Oka Cheese, and it is expedient that the said retail distributors in the Province of Ontario be permitted to establish such increase over their maximum selling price on the said Oka Cheese;

Now, therefore, pursuant to authority conferred by Order No. 91 of The Wartime Prices and Trade Board, dated the 20th day of January, 1942, and otherwise, I do hereby order, on behalf of such Board, as follows:

1. For the purposes of this Order,

"Oka Cheese" means the cheese commonly known by this trade name and manufactured in Canada by the Trappist Fathers.

2. The maximum price at which any person may hereafter sell or offer for sale at retail Oka Cheese in the Province of Ontario may exceed the price established by such person for such cheese during the basic period specified by the Maximum Prices Regulations by an amount not greater than 2 cents per pound, provided that such person did not increase the price at which he sold or offered for sale such cheese during the period August 1, 1941 to October 11, 1941, both dates inclusive.

Dated at Ottawa, this 24th day of April, 1942.

E. G. BURTON, Administrator of Retail Trade.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-118

Respecting Wool Clips

Whereas it is deemed expedient to conserve and utilize to the fullest extent possible all materials, known to the trade as new clips, cut from cloth used in the manufacture of military uniforms;

And whereas it is necessary to regulate the sales and adjust the prices of such new clips;

Therefore, pursuant to authority conferred by Order No. 76 of the Wartime Prices and Trade Board, dated the 16th day of December, 1941, and Order No. 122, of the said Board, dated the 7th day of April, 1942, and otherwise, I do hereby order, on behalf of such Board, as follows:

1. For the purpose of this Order,

(a) "wool clips" means new wool clips from the cutting of garments from the following military fabrics:

#31 drab serge,

#33 frieze overcoating,

#52 A. F. serge, #54 A. F. Frieze overcoating.

2. The price at which any person may hereafter sell or offer for sale any ungraded wool clips, containing not more than 4 per cent of linings, offsorts, or other impurities, shall not exceed 20 cents per pound, f.o.b. cutter's warehouse; in the event of such ungraded wool clips containing more than 4% linings, offsorts or other impurities, the price shall not exceed 20 cents per lb., less the customary trade differential for ungraded wool clips containing such percentage of linings, offsorts or other impurities.

- 3. The price at which any person may hereafter sell or offer for sale any graded wool clips shall not exceed 22½ cents per pound; such price to apply to wool clips baled, packed or bagged at the grader's warehouse of f.o.b. cars shipping point.
 - 4. No person shall hereafter unduly withhold from the market any wool clips.
- 5. No person shall hereafter sell or offer for sale any wool clips for any purpose other than for military use, and such wool clips shall be sold to persons whose mills are producing fabrics under contracts with the Department of National Defence or the Department of Munitions and Supply, or to shoddy manufacturers for the manufacture of shoddy for use in such mills, and not otherwise.
- 6. Every contract now subsisting under which any manufacturer of military uniforms is required to sell and deliver such wool clips to any person other than a person designated in paragraph 5 above, shall be terminated, cancelled and at an end on the first day of May, 1942.

Dated at Ottawa, this 30th day of April, 1942.

DAVID C. DICK,

Wool Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-119, dated April 27, 1942

REVOKED BY

Administrator's Order No. A-332, dated August 13, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-120, dated April 24, 1942

REVOKED BY

Administrator's Order No. A-474, dated November 11, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-121, dated April 28, 1942

REVOKED BY

Administrator's Order No. A-383, dated September 5, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-122

Respecting Full Fashioned Hosiery

Whereas it is in the national interest to conserve the supply, regulate the distribution and establish economies in production of hosiery;

And whereas on the 18th of December, 1941, the Administrator of Knitted Goods ordered all manufacturers to adopt certain modifications in the matter of packaging such hosiery and the manufacturers have since said month been complying with such request:

hosiery and the manufacturers have since said month been complying with such request;
Now, therefore, pursuant to authority conferred by Order No. 82 of the Wartime
Prices and Trade Board, dated the 6th day of January, 1942, Order No. 122 of the said
Board, dated the 7th day of April, 1942, and otherwise, I do hereby order, on behalf of
such Board, and with the concurrence of the Administrator of Retail Trade and the Administrator of Wholesale Trade, as follows:

1. For the purposes of this Order,

(a) "full fashioned hosiery" means stockings knitted on a straight needle bar and having selvedged edges, the stocking being knitted to the form of the leg and foot by using the required number of needles to provide for the proper fit of the stocking.

2. No person shall hereafter manufacture any full fashioned hosiery, except in the following colours or shades, namely, Air Force blue, khaki, R.C.A.M.C., tan, gun-metal, black, white and any four additional shades or colours. Every such person may choose such four shades or colours and he shall not make more than three changes per year in the colour ranges so chosen. The substitution of one shade or colour for another shall constitute a change.

3. No person shall hereafter pack any full fasioned hosiery, except as follows:

(a) all 75 denier and heavier rayon hosiery selling at \$5.80 per dozen, f.o.b. knitting mill (plus sales tax) for branded lines, or at \$5.50 per dozen, f.o.b. knitting mill (plus sales tax) for unbranded lines and all cotton lines of such hosiery shall be packed with tissue box lining or tissue box fly-leaf and may have bands and rider tickets; provided that such person may use any other packing materials on hand or on order as of the 10th day of December, 1941;

(b) all other lines of such hosiery may be packed in individual glassine or paper containers and may have bands, rider tickets or spreader inserts; provided that such person may use any other packing materials on hand or on order as of the

10th day of December, 1941.

4. All lines of full fashioned hosiery, except those made of Nylon, shall be packed in quantities of not less than one-half dozen in a single box but no assortment of colours shall be packed in one box; provided that the use of any boxes or box wraps on hand or on order as of the 10th day of December, 1941, may be continued until the supply thereof has been exhausted.

5. The provisions of paragraphs 2 and 3 of this Order shall not apply to any full

fashioned hosiery manufactured in Canada for export.

Dated at Ottawa, this 28th day of April, 1942.

H. G. SMITH,

Administrator of Knitted Goods.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-123

Respecting Economies, Simplifications and Conservation in the Production of Paper Board

(Consolidated as amended by Administrator's Order No. A-436).

Whereas it is necessary to conserve materials and labour so that there may be secured a greater total amount of Paperboard for civilian use after the needs of the Armed Forces have been met;

And whereas in furtherance of such purpose it is necessary to effect certain economies in the manufacture of Paperboard by simplifications and standardization in production;

Now, therefore, pursuant to authority conferred by Order No. 82 of the Wartime Prices and Trade Board dated the 6th day of January, 1942 as amended by Order No. 122 of the said Board dated the 7th day of April, 1942, and otherwise, I do hereby order on behalf of such Board as follows:

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- 1. The provisions of this Order shall apply only to the manufacture, sale or processing of Paperboard in the Provinces of Ontario, Quebec, Nova Scotia, New Brunswick and Prince Edward Island, for conversion into set-up boxes, folding cartons and shipping cases in Canada.
- 2. No person shall hereafter manufacture, offer for sale or process Paperboard for the manufacture of Set-up Boxes, except

(a) in any of the following grades:

Plain Chipboard Plain Screenings

White Vat Lined Chipboard

White Vat Lined Screenings

Pulpboard

Coloured Chipboard

Coloured Screenings, and Coloured Pulpboard.

(b) in any of the following calipers:

.025 .027 .029 .032 .035 .040 .045 .052

3. No person shall hereafter manufacture, offer for sale or process Paperboard for the manufacture of Folding Cartons except

(a) in any of the following grades:

Plain Chipboard

Plain Screenings

Pulpboard

Coloured Chipboard

Coloured Screenings

Coloured Pulpboard

Bleached Manilla Lined Chip or Screenings

Patent Coated Manilla or Newsback

Double Patent Coated

Solid Bleached Sulphite Board.

(Clause (a) of Section 3 as amended by Administrator's Order No. A-436).

(b) in any of the following calipers:

.012 .015 .018 .020 .024 .028 .032 .036 .040

- 4. Coloured Chipboard, Coloured Screenings and Coloured Pulpboard shall hereafter be coloured on one side only, and colours shall hereafter be limited to two standard colours, grey and brown.
- 5. Other grades, calipers, and colours for Set-up Boxes and Folding Cartons may be manufactured provided that making orders are for fifty tons or over of a single grade, caliper, colour and finish.
- 6. No person shall hereafter manufacture, offer for sale or process Paperboard for the manufacture of Shipping Cases without the written approval of the Administrator except

(a) in any of the following calipers and grades:

.009 dry finish Kraft Corrugating

.009 Chip, Straw or Bogus

.016 Water Finish Fourdrinier Kraft

.016 Cylinder Jute

.025 Water Finish Fourdrinier Kraft

.025 Cylinder Jute

(b) in any of the following colours

Natural Kraft

Natural Jute (Grey) and

Standard Brown Jute.

Dated at Ottawa, the 24th day of April 1942.

W. H. O'REILLY,

Administrator of Paperboard.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Administrator's Order No. A-124

Respecting Simplification and Standardization of Pumps

Whereas it is deemed necessary to simplify and standardize the manufacture of water lift pumps, fittings, and replacement parts therefor, and thereby conserve metals and other materials;

Now, therefore, pursuant to authority conferred by Order No. 82 of Wartime Prices and Trade Board, dated the 6th day of January, 1942, as amended by Order No. 122 of the said Board, dated the 7th day of April, 1942, and otherwise, I do hereby order, on behalf of such Board, and with the concurrence of the Chairman of the Wartime Industries Control Board, as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Farm and Road Machinery and Municipal Services from time to time appointed by the Wartime Prices and Trade Board, with the approval of the Governor in Council;
- (b) "Pump" means any mechanical device for the purpose of lifting water or other liquids from a lower to a higher level, for use in agricultural, rural and other domestic installations;
- (c) "Fittings and accessories and replacement parts" mean all types of fittings, accessories and replacement parts customarily used in connection with the manufacture and/or repair of such pumps, and excepting pump rod and rod couplings.
- 2. No person shall hereafter manufacture, assemble or supply any pumps, fittings, accessories or replacement parts for such pumps except of the type and in the manner and in accordance with the specifications contained in Schedule "A" hereto.
- 3. No person shall hereafter sell or offer for sale any pumps for use at any summer Resort or Summer cottage or by any urban dweller unless and until authority therefor has been obtained in writing from the Administrator.
- 4. Nothing herein contained shall be deemed to prohibit any manufacturer from exhausting his present stock of materials and partially fabricated or processed parts now on hand for the production of his standard lines as formerly offered by him for sale; provided, however, that hereafter all manufacturers shall, when ordering materials for manufacture, conform to the restrictions herein contained.
- 5. Nothing contained in this Order shall be deemed to prohibit the manufacture and supply of such repair parts as may be required to maintain and service the standard lines of pumps as formerly offered for sale by any manufacturer; provided that for such purposes the said manufacturer shall hereafter conform to the restrictions on materials herein contained, or otherwise obtain consent in writing of the Administrator.

Dated at Ottawa, this 4th day of April, 1942.

HERBERT H. BLOOM, Administrator of Farm and Road Machinery and Municipal Services.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

CONCURRED:

R. C. BERKINSHAW,

Chairman, The Wartime Industries Control Board.

Note:—Nothing in this Order contained is to be taken as indicating that any of the metals required for such purposes will be available for use by any such manufacturer.

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SCHEDULE "A"

This is Schedule "A" attached to and forming part of Administrator's Order A-124, Respecting Simplification and Standardization of Pumps.

1. Sizes and Types and Number of Models of Such Pumps

Models	Туре	Description
2 1 1 1 1 1 1 2 1 2 1 2 1 1 2	Windmill lift and force pump. Windmill lift and force pump. Threeway lift and Force pump. Double acting hand force pump Horizontal power force pumps. Horizontal power force pumps. Rotary force pump. Semi-rotary force pump. Deep well lift and force pumps.	3" cylinder. 1½" diameter suction pipe and 3½" diameter by 10" stroke cylinder. 1½" diameter suction pipe. 2" or larger suction pipe. Underground delivery. The larger size to have a capacity not exceeding 300 imperial gallons per hour. Capacity 300 to 990 imperial gallons per hour. Capacity 1,000 to 3,000 imperial gallons per hour. Two sizes, 1½" and 1½".

2. PNEUMATIC WATER TANKS FOR USE WITH PRESSURE WATER SYSTEM

Size	Capacity (Approximate)	Material
16" x 24" 16" x 48" 20" x 60" 30" x 72"	80 Wine Gallons	66 66

3. Pump Accessories

Iron cylinders... 2 lengths only. 2 lengths only.

Brass lined closed type cylinders..... Brass body cylinders with outside caps... Shall not be manufactured.

Brass body closed type cylinders with inside caps. 4 diameters, the largest not to exceed
3", not more than 3 lengths of any
one diameter of cylinder.

4. Working Barrels or Open Type Cylinders in Brass Lined Types

18"		10" stroke only
1 13/16"		8" and 14" "
21/1/1	66 66 0	6; 12 " 18" "
$2\frac{3}{4}$		6: 12 " 18" "
31"		12 " 18" "
34		12 " 18" "
41"	66 66	10 " 16" "
4章		10 10

5. EUREKA CYLINDERS FOR DEEP WELL WORK

	Diameter by 12 inch stroke.
	Diameter by 12 inch stroke.
93"	Diameter har 12 inch etroka

6. PARTS AND MATERIALS

Hydraulic Rams—size No. 3 and 4 only.
 Metal Platforms for well casings—shall not be manufactured.
 Cadmium and nickel in the plating clany pump fittings parts and/or accessories—shall not be used.

Administrator's Order No. A-125

Respecting Economies, Simplification and Conservation in the Production of Cast Iron Soilpipe and Fittings

(Consolidated as amended by Administrator's Order No. A-572)

Whereas it is necessary to conserve materials and labour so that there may be secured a greater total amount of civilian production in relation to the human and material resources available after the needs of the Armed Forces have been met;

And whereas in furtherance of such purpose it is necessary to effect certain economies in the manufacture of Cast Iron Soilpipe and Fittings by simplifications and standardizations in production;

Now, therefore, pursuant to authority conferred by Order No. 82 of the Wartime Prices and Trade Board, dated the 6th day of January, 1942, as amended by Order No. 122 of the said Board, dated the 13th day of April, 1942, and otherwise, I do hereby order, on behalf of such Board, and with the concurrence of the Chairman of the Wartime Industries Control Board, as follows:

- 1. No manufacturer shall hereafter manufacture or produce Cast Iron Soilpipe and fittings in any manner whatsoever other than in accordance with the standard types and sizes hereinafter provided in Schedule "A".
- 2. All Fittings shall be manufactured or produced as provided in Section 1 hereof and no manufacturer shall cut any fittings so produced to comply with special dimensions requested by any purchaser.
- 3. Nothing in this Order shall be construed as prohibiting any manufacturer from selling at any time prior to September 1, 1942, any stock on hand on the date of this Order of the types and sizes other than those referred to in said schedule. After said date no manufacturer shall sell any such stock unless he receives permission from the Administrator so to do.
- $4.\,$ No person who manufactures soil pipe or fittings shall apply thereto any protective coating.

(Section 4 as re-enacted by Administrator's Order No. A-572.) (Section 5 revoked by Administrator's Order No. A-572.)

Dated at Ottawa, this 4th day of May, 1942.

E. J. LAIDLAW,

Administrator of Heating, Plumbing, Air-Conditioning Equipment and Supplies.

APPROVED:

D. GORDON.

Chairman, The Wartime Prices and Trade Board.

CONCURRED:

R. C. BERKINSHAW,

Chairman, The Wartime Industries Control Board.

Note:—Nothing in this Order contained is to be taken as indicating that any materials will be available for use by any manufacturer.

SCHEDULE "A"

This is Schedule "A" referred to in Administrator's Order No. A-125 Respecting Economies, Simplications and Conservation in the Production of Cast Iron Soil Pipe and Fittings.

	SOIL PIPE	
C 1 17 11 TI		0" 0" 4" 0"
Single and Double Hub	Evtra Hoavy	
Single and Double Hub.	Standard	4"
8"		155 pounds
8''		210 pounds
Double hub pipe shall not exceed the fe	ollowing weights per 5-foo	ot length for each of the following
sizes:		160 pounds
10"		. 220 pounds
8"		265 pounds
Sc	DIL PIPE FITTINGS	
Brnds		
1, 1, 1 and 1/16Bends	. Medium	2", 3", 4", 6"
1, 1, 1, 1 and 1/16Bends. 2, 1, and 1/16 Bends. Bends.	Extra Heavy	8", 10", 12"
Bends Bends.	Medium	o" 9" 2" 4"
Bends—with 2" Hub side Inlet—		, 0 , 1
right hand	.Medium	4"
left hand	Medium	4"
w/2" hub heel inlet	Medium	4"
4" long + Bends	Medium (Centre line to	o end of spigot, 12", 18", 24", 36")
Return Bends S.H.	Medium	4"
right hand. left hand. w/2" hub heel inlet. w/2" hub low heel inlet. 4" long \(\frac{1}{2} \) Bends. Return Bends S.H. 2" Offsets. 3" Offsets. 4" Offsets. Plain Closet Bend w/Flange.	. Medium To offset	2", 4", 8", 12"
3" Offsets	Medium To offset	4", 8", 12", 16"
Plain Closet Bend w/Flance	Medium	4", 8", 12", 10"
Plain Closet Bend w/Flange	. Medium	.4", w/two 2" side tappings
Plain Closet Bend w/Flange	. Medium	$1.4''$ w/two $1\frac{1}{2}''$ side tappings
"Boosey" closet bend	. Medium 4" x 16" with	two 2" side tappings
Base bends	Medium 3" v 3" 4" v 4"	wo 12 side tappings
Reducing Bends.	. Medium 4" (hub) x 3" s	pigot 16" long
Reducing Bends	. Medium 4" (hub) x 3" s . Medium 4" spigot x 3" s	pigot 16" long pigot 14" long
Plain Closet Bend w/Flange. Plain Closet Bend w/Flange. Plain Closet Bend w/Flange. "Boosey" closet bend. "Boosey" closet bend. Base bends. Reducing Bends. Reducing Bends.	RANCH FITTINGS	
B	RANCH FITTINGS	
B	RANCH FITTINGS	
TY's and Y's	RANCH FITTINGS .Medium	2", 3" x 2", 3", 4" x 2", 4" x 3", 4", 6" x 2", 6" x 3", 6" x 4", 6",
TY's and Y's	RANCH FITTINGS .Medium	2", 3" x 2", 3", 4" x 2", 4" x 3", 4", 6" x 2", 6" x 3", 6" x 4", 6",
TY's and Y's	RANCH FITTINGS .Medium	2", 3" x 2", 3", 4" x 2", 4" x 3", 4", 6" x 2", 6" x 3", 6" x 4", 6",
TY's and Y's	RANCH FITTINGS .Medium	2", 3" x 2", 3", 4" x 2", 4" x 3", 4", 6" x 2", 6" x 3", 6" x 4", 6",
TY's and Y's	RANCH FITTINGS .Medium	2", 3" x 2", 3", 4" x 2", 4" x 3", 4", 6" x 2", 6" x 3", 6" x 4", 6",
TY's and Y's Ty Y's TY's with 2" 45° hub or 1½" tapped inlet R.H L.H.	RANCH FITTINGS .MediumMediumMediumMediumMedium.	2", 3" x 2", 3", 4" x 2", 4" x '3", 4", 6" x 2", 6" x 3", 6" x 4", 6", 3" x 3" x 4", 4" x 3" x 4' 3" x 3" x 4', 3" x 3" x 4', 3" x 3" x 3", 4" x 4" x 4", 3" x 3" x 4", 3" x 3" x 3", 4" x 4" x 4"
TY's and Y's Ty Y's TY's with 2" 45° hub or 1½" tapped inlet R.H L.H.	RANCH FITTINGS .MediumMediumMediumMediumMedium.	2", 3" x 2", 3", 4" x 2", 4" x '3", 4", 6" x 2", 6" x 3", 6" x 4", 6", 3" x 3" x 4", 4" x 3" x 4' 3" x 3" x 4', 3" x 3" x 4', 3" x 3" x 3", 4" x 4" x 4", 3" x 3" x 4", 3" x 3" x 3", 4" x 4" x 4"
TY's and Y's Ty Y's TY's with 2" 45° hub or 1½" tapped inlet R.H L.H.	RANCH FITTINGS .MediumMediumMediumMediumMedium.	2", 3" x 2", 3", 4" x 2", 4" x '3", 4", 6" x 2", 6" x 3", 6" x 4", 6", 3" x 3" x 4", 4" x 3" x 4' 3" x 3" x 4', 3" x 3" x 4', 3" x 3" x 3", 4" x 4" x 4", 3" x 3" x 4", 3" x 3" x 3", 4" x 4" x 4"
TY's and Y's Ty Y's TY's with 2" 45° hub or 1½" tapped inlet R.H L.H.	RANCH FITTINGS .MediumMediumMediumMediumMedium.	2", 3" x 2", 3", 4" x 2", 4" x '3", 4", 6" x 2", 6" x 3", 6" x 4", 6", 3" x 3" x 4", 4" x 3" x 4' 3" x 3" x 4', 3" x 3" x 4', 3" x 3" x 3", 4" x 4" x 4", 3" x 3" x 4", 3" x 3" x 3", 4" x 4" x 4"
TY's and Y's Ty Y's TY's with 2" 45° hub or 1½" tapped inlet R.H L.H.	RANCH FITTINGS .MediumMediumMediumMediumMedium.	2", 3" x 2", 3", 4" x 2", 4" x '3", 4", 6" x 2", 6" x 3", 6" x 4", 6", 3" x 3" x 4", 4" x 3" x 4' 3" x 3" x 4', 3" x 3" x 4', 3" x 3" x 3", 4" x 4" x 4", 3" x 3" x 4", 3" x 3" x 3", 4" x 4" x 4"
TY's and Y's Ty Y's TY's with 2" 45° hub or 1½" tapped inlet R.H L.H.	RANCH FITTINGS .MediumMediumMediumMediumMedium.	2", 3" x 2", 3", 4" x 2", 4" x '3", 4", 6" x 2", 6" x 3", 6" x 4", 6", 3" x 3" x 4", 4" x 3" x 4' 3" x 3" x 4', 3" x 3" x 4', 3" x 3" x 3", 4" x 4" x 4", 3" x 3" x 4", 3" x 3" x 3", 4" x 4" x 4"
TY's and Y's Ty Y's TY's with 2" 45° hub or 1½" tapped inlet R.H L.H.	RANCH FITTINGS .MediumMediumMediumMediumMedium.	2", 3" x 2", 3", 4" x 2", 4" x '3", 4", 6" x 2", 6" x 3", 6" x 4", 6", 3" x 3" x 4", 4" x 3" x 4' 3" x 3" x 4', 3" x 3" x 4', 3" x 3" x 3", 4" x 4" x 4", 3" x 3" x 4", 3" x 3" x 3", 4" x 4" x 4"
TY's and Y's Ty Y's TY's with 2" 45° hub or 1½" tapped inlet R.H L.H.	RANCH FITTINGS .MediumMediumMediumMediumMedium.	2", 3" x 2", 3", 4" x 2", 4" x '3", 4", 6" x 2", 6" x 3", 6" x 4", 6", 3" x 3" x 4", 4" x 3" x 4' 3" x 3" x 4', 3" x 3" x 4', 3" x 3" x 3", 4" x 4" x 4", 3" x 3" x 4", 3" x 3" x 3", 4" x 4" x 4"
TY's and Y's Ty Y's TY's with 2" 45° hub or 1½" tapped inlet R.H L.H.	RANCH FITTINGS .MediumMediumMediumMediumMedium.	2", 3" x 2", 3", 4" x 2", 4" x '3", 4", 6" x 2", 6" x 3", 6" x 4", 6", 3" x 3" x 4", 4" x 3" x 4' 3" x 3" x 4', 3" x 3" x 4', 3" x 3" x 3", 4" x 4" x 4", 3" x 3" x 4", 3" x 3" x 3", 4" x 4" x 4"
TY's and Y's Ty Y's TY's with 2" 45° hub or 1½" tapped inlet R.H L.H.	RANCH FITTINGS .MediumMediumMediumMediumMedium.	2", 3" x 2", 3", 4" x 2", 4" x '3", 4", 6" x 2", 6" x 3", 6" x 4", 6", 3" x 3" x 4", 4" x 3" x 4' 3" x 3" x 4', 3" x 3" x 4', 3" x 3" x 3", 4" x 4" x 4", 3" x 3" x 4", 3" x 3" x 3", 4" x 4" x 4"
TY's and Y's Ty Y's TY's with 2" 45° hub or 1½" tapped inlet R.H L.H.	RANCH FITTINGS .MediumMediumMediumMediumMedium.	2", 3" x 2", 3", 4" x 2", 4" x '3", 4", 6" x 2", 6" x 3", 6" x 4", 6", 3" x 3" x 4", 4" x 3" x 4' 3" x 3" x 4', 3" x 3" x 4', 3" x 3" x 3", 4" x 4" x 4", 3" x 3" x 4", 3" x 3" x 3", 4" x 4" x 4"
TY's and Y's Ty Y's TY's with 2" 45° hub or 1½" tapped inlet R.H L.H.	RANCH FITTINGS .MediumMediumMediumMediumMedium.	2", 3" x 2", 3", 4" x 2", 4" x '3", 4", 6" x 2", 6" x 3", 6" x 4", 6", 3" x 3" x 4", 4" x 3" x 4' 3" x 3" x 4', 3" x 3" x 4', 3" x 3" x 3", 4" x 4" x 4", 3" x 3" x 4", 3" x 3" x 3", 4" x 4" x 4"
TY's and Y's Ty Y's TY's with 2" 45° hub or 1½" tapped inlet R.H L.H.	RANCH FITTINGS .MediumMediumMediumMediumMedium.	2", 3" x 2", 3", 4" x 2", 4" x '3", 4", 6" x 2", 6" x 3", 6" x 4", 6", 3" x 3" x 4", 4" x 3" x 4' 3" x 3" x 4', 3" x 3" x 4', 3" x 3" x 3", 4" x 4" x 4", 3" x 3" x 4", 3" x 3" x 3", 4" x 4" x 4"
TY's and Y's Ty Y's TY's with 2" 45° hub or 1½" tapped inlet R.H L.H.	RANCH FITTINGS .MediumMediumMediumMediumMedium.	2", 3" x 2", 3", 4" x 2", 4" x '3", 4", 6" x 2", 6" x 3", 6" x 4", 6", 3" x 3" x 4", 4" x 3" x 4' 3" x 3" x 4', 3" x 3" x 4', 3" x 3" x 3", 4" x 4" x 4", 3" x 3" x 4", 3" x 3" x 3", 4" x 4" x 4"
TY's and Y's Ty Y's TY's with 2" 45° hub or 1½" tapped inlet R.H L.H.	RANCH FITTINGS .MediumMediumMediumMediumMedium.	2", 3" x 2", 3", 4" x 2", 4" x '3", 4", 6" x 2", 6" x 3", 6" x 4", 6", 3" x 3" x 4", 4" x 3" x 4' 3" x 3" x 4', 3" x 3" x 4', 3" x 3" x 3", 4" x 4" x 4", 3" x 3" x 4", 3" x 3" x 3", 4" x 4" x 4"
TY's and Y's Ty Y's TY's with 2" 45° hub or 1½" tapped inlet R.H L.H.	RANCH FITTINGS .MediumMediumMediumMediumMedium.	2", 3" x 2", 3", 4" x 2", 4" x '3", 4", 6" x 2", 6" x 3", 6" x 4", 6", 3" x 3" x 4", 4" x 3" x 4' 3" x 3" x 4', 3" x 3" x 4', 3" x 3" x 3", 4" x 4" x 4", 3" x 3" x 4", 3" x 3" x 3", 4" x 4" x 4"
TY's and Y's Ty Y's TY's with 2" 45° hub or 1½" tapped inlet R.H L.H.	RANCH FITTINGS .MediumMediumMediumMediumMedium.	2", 3" x 2", 3", 4" x 2", 4" x '3", 4", 6" x 2", 6" x 3", 6" x 4", 6", 3" x 3" x 4", 4" x 3" x 4' 3" x 3" x 4', 3" x 3" x 4', 3" x 3" x 3", 4" x 4" x 4", 3" x 3" x 4", 3" x 3" x 3", 4" x 4" x 4"
TY's and Y's Ty Y's TY's with 2" 45° hub or 1½" tapped inlet R.H L.H.	RANCH FITTINGS .MediumMediumMediumMediumMedium.	2", 3" x 2", 3", 4" x 2", 4" x '3", 4", 6" x 2", 6" x 3", 6" x 4", 6", 3" x 3" x 4", 4" x 3" x 4' 3" x 3" x 4', 3" x 3" x 4', 3" x 3" x 3", 4" x 4" x 4", 3" x 3" x 4", 3" x 3" x 3", 4" x 4" x 4",
TY's and Y's	RANCH FITTINGS .MediumMediumMediumMediumMedium.	2", 3" x 2", 3", 4" x 2", 4" x '3", 4", 6" x 2", 6" x 3", 6" x 4", 6", 3" x 3" x 4", 4" x 3" x 4' 3" x 3" x 4', 3" x 3" x 4', 3" x 3" x 3", 4" x 4" x 4", 3" x 3" x 4", 3" x 3" x 3", 4" x 4" x 4",

SCHEDULE "A"-Conc.

D	7
Y's with 2" 90° hub	CH FITTINGS—Conc.
inlet R.H	Medium 4"
inlet L.H	. Medium 4"
Partone	, Increasers and Plugs
TIEDUCERS	Medium. 3" x 2", 4" x 2", 4" x 3", 6" x 2", Extra Heavy. 8" x 4", 6" x 4", 6' x 5" Extra Heavy. 10" x 8", 12" x 4", 10" x 6", 10" x 8", 12" x 10" x 4", 10" x 6", 12" x 8", 12" x 10" Medium. 3" x 2", 4" x 2", 4" x 3" Medium. 2" x 3", 2" x 4", 3" x 4", 4" x 6", 5" x 6" Extra Heavy. 6" x 8", 6" x 10", 8" x 10", 8" x 12", Medium. 2" x 3", 2" x 4", 3" x 4", 4" x 6", 5" x 6" Extra Heavy. 6" x 8", 6" x 10", 8" x 10", 8" x 12", Medium. 2" x 3", 2" x 4", 3" x 4" Medium. 2" spigot to 2" iron pipe Medium. 3" hub or 3" spigot to 2" iron pipe Medium. 3" hub or 4" spigot to 2" iron pipe Medium. 2", 3", 4", 6"
Reducers	. Medium
	Extra Heavy
	10" x 8", 12" x 4", 12" x 6",
TT. I. D. du	12" x 8", 12" x 10"
Increasers	Medium 2" v 2", 4" x 2", 4" x 3" Medium 2" v 2" v 4" 2" v 4" 4" v 6" 5" v 6"
211010000000000000000000000000000000000	Extra Heavy
Ci i Y III I I TO	10" x 12"
Short Increasers—Tapped for Iron Pipe	. Medium
Tapped Reducers (110h vent Pittings)	Medium
	Medium 3" hub or 4" spigot to 2" iron pipe
Double hubs Double hubs Plugs. Plugs.	. Medium
Plugs	Medium 2" 3" 4" 6"
Plugs	Extra Heavy
// (III)	TRAPS
"S", "P" and Running Traps	. Medium
Running Trans	Extra Heavy 8" 10" 12"
"P" Traps—Deep seal	.Medium2", 3", 4"
"S" and "P" Traps w/2" single hub vent.	. Medium
Running Trong W/9"	. Medium., 6"
single or double hub vent	Medium 2"
" 3"	. Medium
Running Traps Deep Seal w/4" single hu	Medium 4", 6"
« S"	Extra Heavy 10" 12"
Running Traps Deep Seal w/4" single hu	b
vent "P" Traps w/13" bottom cleanout tapping.	. Medium
"P" Traps w/13" bottom cleanout tapping.	. Medium
"P" Traps with 1½ tapped vent "P" Traps w/2" back hub vent	Medium
	Miscellaneous
Soil Pipe Grates Solid	. Medium
Screwed Insertable Joints	Medium 2" 3" 4" 6"
Soil Pipe Grates Solid. Sisson Joints. Screwed Insertable Joints. Back Water Valves.	Medium
475	Extra Heavy
"Barrett" Cleanouts w/square hand hole	Madium 9" 2" 4" 6"
cover	Extra Heavy8"
Trap Screw Ferrules	.Winnipeg Pattern4", 6"
"Malacina" Classiants 6" lang	Standard
Marcolm Cleanouts o long	Extra Heavy8"
"Barrett" Cleanouts w/square hand hold cover Trap Screw Ferrules "Malcolm" Cleanouts 6" long Round Grates	. Medium5", 7", 8", 11"
S C	diameter Medium 6", 8", 10", 12" square
Grates with legs (similar to Anthes No.	. Medium
Grates with legs (similar to Anthes No. F. 178). Roof Irons tapped for iron pipe.	2", 3", 4", 6"
Roof Irons tapped for iron pipe	. Medium
Tapped Tees (Roofing Fittings) Basin Fittings	. Medium3" x 2" x 2"
Single tapped 1½"	. Medium
Double tanned 13"	Medium
Septic Tank Syphons. Septic Tank Fittings No. 1	. Medium
" No 2	Medium 4"
" No. 3	. Medium 4"
" No. 4	Medium 4"
Classt Floor Flores	A"
Tucker Fittings Vent Caps (similar to Anthes No. 150) Schedule "A" as amended by Administr	$1_{\frac{1}{2}}^{*}$, $2^{"}$
Vent Caps (similar to Anthes No. 150)	
Schedule "A" as amended by Administr	ator's Order No. A-0/2.)

Administrator's Order No. A-126

Respecting Steel Drums

Whereas in consequence of the shortage of steel it is considered necessary in the public interest to regulate the supply and distribution of steel drums;

Now, therefore, pursuant to authority conferred by Order No. 82 of The Wartime Prices and Trade Board, dated the 6th day of January, 1942, as amended by Order No. 122 of the said Board, dated the 7th day of April, 1942, and otherwise, I do hereby order on behalf of such Board, and with the concurrence of the Chairman of the Wartime Industries Control Board, as follows;

- 1. For the purpose of this Order,
- (a) "Administrator" means the Administrator of Fabricated Steel and Non-Ferrous Metals from time to time appointed by The Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "Manufacturer" means any person engaged wholly or partly in the business of manufacturing and/or painting steel drums;
- (c) "steel drum" means any container made of steel and used for the purpose of containing any substance other than paint or varnish materials.
- 2. No manufacturer shall hereafter
- (a) manufacture, sell or offer for sale any steel drums of any capacity other than the following, namely, 10 gallons, 25 gallons, 46 gallons (all imperial measure) and/or 100 pound grease drum;
- (b) paint any steel drum with more than one colour.
- 3. Nothing in this Order contained shall be construed as prohibiting
- (a) any manufacturer from selling any steel drums of any capacity now in his stock:
- (b) any person from using any used or second hand drum of any capacity.
- 4. With respect to all steel drums of sizes other than those set forth in Section 2 above, every manufacturer shall report in writing to the Administrator
 - (a) not later than the 7th day of May, 1942, showing a full and detailed inventory of his stock thereof as of April 25, 1942;
 - (b) When such stock has been exhausted.
- 5. No person shall wilfully mutilate, damage or destroy any steel drum or otherwise render the same unfit for the purpose for which the same is or may be normally used, without first securing a permit therefor in writing from the Administrator.
- 6. Every person in possession of any empty steel drum shall promptly return the same to the normal channels of trade so long as the same is fit for further use.

Dated at Ottawa, this 4th day of May, 1942.

H. H. FOREMAN,
Administrator of Fabricated
Steel and Non-Ferrous Metals.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

CONCURRED:

R. C. BERKINSHAW,

Chairman, The Wartime Industries Control Board.

Note:—Nothing in this Order contained is to be taken as indicating that any materials will be available for use by any manufacturer.

Administrator's Order No. A-127, dated May 4, 1942

REVOKED BY

Administrator's Order No. A-452, dated October 23, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-128

Respecting the Manufacture of Metal Venetian Blinds

(Consolidated as amended by Administrator's Order No. A-190)

Whereas in view of the shortage of metal in Canada it is expedient in the public interest and to promote the national defence to conserve the supply and direct the distribution of metal in the manner and to the extent hereinafter in this Order provided;

Now, therefore, pursuant to authority conferred by Order No. 82 of The Wartime Prices and Trade Board, dated the 6th day of January, 1942, as amended by Order No. 122 of the said Board, dated the 7th day of April, 1942, and otherwise, I do hereby order, on behalf of such Board and with the concurrence of the Chairman of The Wartime Industries Control Board, as follows:

- 1. For the purpose of this Order
- (a) "Administrator" means the Administrator of Fabricated Steel and Non-Ferrous Metals from time to time appointed by The Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "metal" means any metal or alloy thereof.
- 2. No person shall, after the 15th day of September, 1942, use metal in the manufacture of the articles known commercially as venetian blinds, provided, however, that this prohibition shall not apply to hardware used in the controlling parts of such blinds.

(Section 2 as substituted by Administrator's Order No. A-190.)

Dated at Ottawa, this 4th day of May, 1942.

H. H. FOREMAN,

Administrator of Fabricated Steel and Non-Ferrous Metals.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

CONCURRED:

R. C. BERKINSHAW,

Chairman, The Wartime Industries Control Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-129, dated May 4, 1942

AMENDS

Administrator's Order No. A-9

(See Consolidation of Administrator's Order No. A-90)

Administrator's Order No. A-130

Respecting Furniture

Whereas upon investigation it has been found that a considerable increase in the cost of production of certain furniture has been experienced by the manufacturers thereof,

And whereas in consequence of such increase it has become expedient to adjust the manufacturer's prices for such furniture,

And whereas, in keeping with the policy of maintaining the price to the consumer as the same has been established by the Maximum Prices Regulations, it is proper that a division of such increased cost be made and assumed equally by and between the manufacturer and retailer;

Now, therefore, pursuant to authority conferred by Order No. 76 of the Wartime Prices and Trade Board, dated the 16th day of December, 1941, and otherwise, I do hereby order, on behalf of such Board, and with the concurrence of the Administrator of Retail Trade, as follows:

1. For the purposes of this Order,

- (a) "manufacturer" means any person engaged wholly or partly in the manufacture of furniture in the Province of Quebec and/or any person engaged wholly or partly in the manufacture of furniture in the Province of Ontario who is subject to the terms of the Schedule for the Hard Furniture Industry made pursuant to the Industrial Standards Act, being Chapter 191, R.S.O., 1937 and amendments thereto;
- (b) "furniture" means that which is commonly known as furniture for houses, offices, churches, theatres, institutions and public buildings, of which furniture the chief component part is wood and such expression shall include wood parts for furniture where the process of manufacture has advanced to the point where the same can be used only in the production of furniture but shall not be taken to include any upholstered furniture (including chairs, chesterfields, arm chairs, couches, sofas, pull-up chairs, folding beds, stools or hassocks), school furniture, seasonal summer furniture, (including chairs, stools, recliners, canopies, extensions and cots) or frames for upholstered goods.
- (c) "retail dealer" means any person engaged wholly or partly in the sale or distribution of furniture to consumers by sale at retail.
- 2. The maximum price at which any manufacturer may hereafter sell or offer for sale any furniture to a retail dealer shall be the highest lawful price at which such manufacturer sold or offered for sale to any retail dealer furniture of the same kind, size, grade, quality and quantity during the basic period provided by the Maximum Prices Regulations, plus one-half of the actual amount by which his present cost of production exceeds his cost of production for such furniture made for sale at retail during the said basic period: provided, that no manufacturer in the Province of Ontario shall increase the highest price charged by him for any such furniture to any retail dealer in the said basic period by more than 6 per cent thereof: and provided that no manufacturer in the Province of Quebec shall increase the highest price charged by him for any such furniture to any retail dealer during the said basic period, by more than 4 per cent thereof.
- 3. No manufacturer may hereafter sell or offer for sale any furniture to a retail dealer unless and until his price of such furniture has the approval of the Furniture Administrator.
- 4. Nothing herein contained shall be deemed to authorize any retail dealer to sell or offer for sale any furniture at a price in excess of the maximum price pursuant to the Maximum Prices Regulations.

Dated at Ottawa, this 1st day of May, 1942.

JAS. E, FERGUSON,
Administrator of Furniture and Brushes.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Administrator's Order No. A-131

Respecting Furniture

Whereas in the national interest it is essential to conserve materials and to provide that certain economies be adopted in the manufacture of furniture, which economies will enable the manufacturer to continue to produce furniture for sale at retail at current prices:

And whereas on or about the 1st of December, 1941, the Administrator, by memorandum addressed to the manufacturers of furniture, requested such manufacturers to file with the Administrator all particulars of and concerning any new designs adopted in the manufacture of the product in question and the manufacturers have since been complying

with such request;

Now, therefore, pursuant to authority conferred by Order No. 82 of the Wartime Prices and Trade Board, dated the 6th day of January, 1942, as amended by Order No. 122 of the said Board, dated the 7th day of April, 1942, and otherwise, I do hereby order, on behalf of such Board, and with the concurrence of the Chairman of the Wartime Industries Control Board, as follows:

1. For the purposes of this Order,

(a) "manufacturer" means any person engaged wholly or partly in the manufacture of furniture;

(b) "Administrator" means the Administrator of Furniture and Brushes from time to time appointed by the Wartime Prices and Trade Board, with the approval of the Governor in Council.

2. No manufacturer shall at any time before January 31, 1943, exhibit any furniture

at any national furniture exhibition.

3. No manufacturer shall on or after the 15th day of April, 1942, manufacture any furniture in any design, pattern or style not theretofore used by him unless and until such new design, pattern or style has been filed with and approved by the Administrator; provided further that all new designs, patterns or styles of furniture to be manufactured, sold or offered for sale by him in the period July 31st, 1942, to December 31st, 1942, shall be filed with the Administrator on or before the 31st July, 1942, and subsequent manufacture shall be subject to his approval.

4. The use by any manufacturer of any new design, pattern or style for any furniture shall be conditioned upon the discontinuance of a design, pattern or style previously

used by him for the manufacture of the same kind and quality of furniture.

5. Nothing in this Order contained shall be construed as prohibiting the manufacture of any furniture of any design for sale to any hospital, Provincial Government or the Government of Canada or any agency of such Governments.

6. No manufacturer shall hereafter

(a) post date any invoice,

(b) ship any furniture on consignment,

(c) share in any manner with a retailer of furniture any of the costs of advertising

made by such retailer.

7. Every manufacturer shall hereafter charge every dealer for sample material of upholstering covering when such materials are cut in sizes containing more than 54 square inches, at the usual cut-length selling price; provided, however, that any such samples cut in the size 24" x 24" or larger may be returned by the dealer to the manufacturer and rebates may be permitted up to 50 per cent of the original invoice price therefor.

Dated at Ottawa, this 8th day of May, 1942.

JAS. E. FERGUSON,

Administrator of Furniture and Brushes.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

CONCURRED:

R. C. BERKINSHAW,

Chairman, The Wartime Industries Control Board.

Administrator's Order No. A-132, dated April 29, 1942

REVOKED BY

Administrator's Order No. A-276, dated June 30, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-133

Respecting the Price of Material Used for Canvas Fronts

Whereas upon hearing representations made by canvas manufacturers and upon further and other investigations made by and on behalf of the Administrator, and it appearing that a substantial increase has occurred in the cost of producing material for use as canvas fronts, since the price therefor was fixed pursuant to the Maximum Prices Regulations;

Now, therefore, pursuant to authority conferred by Order No. 76 of the Wartime Prices and Trade Board, dated the 16th day of December, 1941, and otherwise, I do hereby order, on behalf of such Board, and with the concurrence of the Administrator of Wholesale Trade and the Administrator of Fine Clothing, as follows:

- 1. For the purpose of this Order,
- (a) "manufacturer" means any person engaged in the manufacture wholly or partly of canvas fronts;
- (b) "canvas fronts" means a material used for the purpose of stiffening and otherwise holding in form and shape the fronts of certain wearing apparel.
- 2. The price at which any manufacturer may hereafter sell, or offer for sale, any material known to the trade as "canvas fronts" shall not exceed by more than 10% the price he charged for such or substantially similar material during the basic period, namely, September 15th, 1941, to October 11th, 1941.

Dated at Ottawa, this 5th day of May, 1942.

J. A. McLAREN,
Administrator of Textile Sundries.

APPROVED:

D. GORDON.

Chairman, The Wartime Prices and Trade Board.

Administrator's Order No. A-134

Respecting Simplification and Standardization of School Furniture

Whereas it is essential to conserve materials by all possible means; And whereas it is deemed expedient for this purpose to simplify and standardize the production of School Furniture;

Now, therefore, pursuant to authority conferred by Order No. 76 of the Wartime Prices and Trade Board, dated the 16th day of December, 1941, and Order No. 82 of the said Board, dated the 6th day of January, 1942, as amended by Order No. 122 of the said Board, dated the 7th day of April, 1942, and otherwise, I do hereby order, on behalf of such Board, and with the concurrence of the Chairman of the Wartime Industries Control Board and of the Timber Administrator, as follows:

- 1. (a) "School Furniture" means any of the items of furniture specifically provided in Schedule A to this Order, and which are normally manufactured for use in schools;
- (b) "Administrator" means the Administrator of Furniture and Brushes from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council.
- 2. No person shall hereafter manufacture, produce or supply any School Furniture except of the types and in the manner and in accordance with the designs and other specifications provided in Schedule "A" hereto.
- 3. No person shall hereafter manufacture, produce or supply any School Furniture (not including the iron and steel standards therefor) which is made from any material other than birch, maple or such other Canadian hardwoods, excepting oak, as may be approved by the Administrator.
- 4. No person shall hereafter manufacture, produce or supply any School Furniture (excepting the iron and steel standards therefor) in any finish other than the standard finish commonly known to the trade as "School Brown"; provided that, where necessary, approved samples of the said finish shall be supplied by the Administrator.
- 5. No person shall hereafter sell or offer for sale any School Furniture unless and until the price lists therefor have been approved and authorized in writing by the Administrator.
- 6. Nothing contained in this Order shall be construed as prohibiting any manufacturer, producer or other supplier from exhausting manufactured stocks now on hand (including stock made from oak) of the standard lines as formerly offered for sale by him.

Dated at Ottawa, this 9th day of May, 1942.

JAS. E. FERGUSON,
Administrator of Furniture and Brushes.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

CONCURRED:

R. C. BERKINSHAW,

Chairman, The Wartime Industries Control Board.

Note:—Nothing in this Order contained is to be taken as indicating that any materials will be available for use by any manufacturer.

SCHEDULE "A"

Being Schedule attached to and forming part of Administrator's Order No. A-134, dated the 9th day of May, 1942.

A.—Desks

- 1. "Double Entire Desks" (Iron and Steel Standards) shall hereafter be manufactured in three sizes only, the same to correspond with the present numbers 1, 3 and 5.
- 2. "Simple Combination Non-Adjustable Desks", equipped with box tops and lifting lids (Iron and Steel Standards) shall hereafter be manufactured in three sizes only; the same to correspond with the present numbers 1, 3 and 5.
- 3. "Single Commercial Desks", (all wood construction) shall hereafter be manufactured in one design and two sizes of same only, and having a length of from 22" to 26".
- 4. "Single Combination Desks", Non-Adjustable open Bookshelf style (Iron and Steel Standards) shall hereafter be manufactured in three sizes only, the same to correspond with the present numbers, 1, 3 and 5.
- 5. "Single Combination Adjustable Desks", Open bookshelf Style (Iron and Steel Standards) shall hereafter be manufactured in three sizes only, the same to correspond with the present numbers A, B and C.
- 6. "Movable Chair Desks, Non-Adjustable" (Wood Construction) shall hereafter be manufactured in three sizes only, the same to correspond in height with the present numbers 1, 3 and 5.
- 7. "Single Adjustable Desks", lifting lids and Adjustable Pedestal Chair (Iron Standards) shall hereafter be manufactured with two sizes of box tops only, the same being $20'' \times 26''$ and $20'' \times 24''$, and no open bookshelf design may be included in this type.
- 8. "Teachers' Desks" shall hereafter be manufactured in five types and sizes only to provide for single pedestal, double pedestal, and table types of such desks.

B.—Tables

- 1. "Study Tables" (all wood construction) shall hereafter be manufactured in one design and one size $(19'' \times 25'')$ only. No manufacturer shall produce such tables in more than three heights.
- 2. "Kindergarten Tables" shall hereafter be manufactured with a plain top, 20'' x 36'' in size only. Chairs available with such tables shall hereafter be manufactured in one type and two heights of said type (12'' and 14'') only.
- 3. "Typing Stands and Typing Desks" shall hereafter be manufactured in two designs and one size of each design only, the same to be subject to the approval in writing of the Administrator.

C.—Chairs

- 1. "Chairs" shall hereafter be manufactured in such present designs and sizes as authorized in writing by the Administrator.
- 2. "Tablet Arm Chairs" shall hereafter be manufactured in two designs only, the same to be authorized in writing by the Administrator.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-135, dated the 28th April, 1942

REVOKED BY Administrator's Order No. A-566

For which see Canadian War Orders and Regulations, 1943, Volume 1, No. 3, Part III.

Administrator's Order No. A-136

Respecting Canned Salmon

Whereas the maximum retail prices for canned salmon established during the basic period defined by the Maximum Prices Regulations were based on the cost of the 1940 pack of such salmon;

And whereas, it is deemed expedient to adjust the maximum retail and wholesale prices of canned salmon;

Now, therefore, pursuant to authority conferred by Order No. 76 of the Wartime Prices and Trade Board, dated the 16th day of December, 1941, and Order No. 91 of the said Board, dated the 20th day of January, 1942, and otherwise, I do hereby order, on behalf of such Board, and with the concurrence of the Administrators of Wholesale Trade and Retail Trade, as follows:

- 1. Any wholesale dealer may increase his price for canned salmon above the highest lawful price at which he sold such salmon during the basic period defined by the Maximum Prices Regulations by not more than 50 cents per case of
 - (a) 48 1-pound containers, and
 - (b) 96 ½-pound or ½-pound containers of canned salmon.
- 2. Any retail dealer may increase his price for such canned salmon above the highest lawful price at which he sold such salmon during the said basic period by not more than
 - (a) 1 cent for each 1-pound container, and
 - (b) $\frac{1}{2}$ cent for each $\frac{1}{2}$ or $\frac{1}{4}$ pound container of canned salmon.

Dated at Ottawa, this 1st day of May, 1942.

A. N. MCLEAN,
Fish Products Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-137

Respecting Prices for Pulpwood Produced in the Province of New Brunswick

(Consolidated as amended by Administrator's Order No. A-268)

Whereas the production of pulpwood is a seasonal operation, and in the regular course of business, contracts covering the production, sale, and delivery of pulpwood are made considerably in advance of the actual cutting, hauling and shipping operations and the period during which said contracts are made is about to commence;

And whereas it is deemed expedient to fix the maximum price at which producers and operators may sell pulpwood in the Province of New Brunswick;

Now, therefore, pursuant to authority conferred by Order No. 76 of the Wartime Prices and Trade Board, dated the 16th day of December, 1941, and otherwise, I do hereby order, on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "cord" means a unit of measurement containing 128 cubic feet of properly stacked pulpwood;
- (b) "pulpwood" means round and sound bolts of spruce and balsam or fir, jack or Princess pine and poplar, of standard grade as determined by current trade practice;

- (c) "spruce pulpwood" means a mixture of spruce and balsam or fir, the larger percentage of which is spruce, the balsam or fir content permitted being that as established over the years by local trade practice;
- (d) "producer" means any farmer or settler who produces pulpwood from any farmer's or settler's woodlot in the Province of New Brunswick;
- "(e) "operator" means any person who is carrying on regular timber or pulpwood operations under timber licences, leases and/or on freehold forest land, other than farmers' woodlots, all in the Province of New Brunswick;

(Clause (e) of Section 1 as substituted by Administrator's Order No. A-268).

- (f) "broker or dealer" means any person licensed to purchase pulpwood from producers or operators for resale.
- 2. The price per cord at which any producer may hereafter sell or offer for sale any spruce, poplar, jack or princess pine, pulpwood for consumption in Canada, shall not exceed the price established hereunder as such price applies to each respective product in its rough or peeled state and/or its location when loaded on railway cars, or piled at sidings, or in buyers yards, as follows:

	Loaded on Railway Car		Delivered at Siding or Piled Buyers Yard	
	Rough	Peeled	Rough	Peeled
	\$ ets.	\$ ets.	\$ cts.	\$ ets.
Spruce Pulpwood	8 00 5 50	10 50 8 00	7 50 5 00	10 00 7 50
Princess Pulpwood	7 00	9 50	6 50	9 00

3. The maximum price per cord at which any operator may hereafter sell or offer for sale any Spruce or other pulpwood produced from land under timber licenses, leases and/or from freehold forest land, other than farmers' woodlots in the Province of New Brunswick for consumption in Canada, shall be the price fixed for such pulpwood by the Timber Administrator; provided, however, that the price so fixed for each kind of pulpwood shall not exceed by more than 15 per cent the price for such kind of pulpwood set out in Section 2 above and shall be fixed by the Said Administrator having regard to the kind, quality and production costs of such pulpwood.

(Section 3 as substituted by Administrator's Order No. A-268.)

- 4. Licensed brokers or dealers shall be entitled to add to the prices set out in Sections 2 and 3 the usual brokerage or fees established by trade practice in various districts on pulpwood purchased for resale.
- 5. Administrator's Order No. A-11, dated the 21st day of January, 1942, is hereby rescinded to the extent only that its provisions may be repugnant to the provisions herein contained.

Dated at Ottawa, this 2nd day of May 1942.

A. S. NICHOLSON, Timber Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

CONCURRED:

R. C. BERKENSHAW,

Chairman, The Wartime Industries Control Board.

The following is taken from Administrator's Order No. A-11: "The terms of every agreement or commitment for the sale, supply or delivery of pulpwood of spruce and balsam, jack pine or poplar, either in the form of cordwood or logs, in any part of Canada, east of the Province of Alberta, made on and after December 1st, 1941, must be submitted to the Timber Administrator and approved by him before such contract or commitment shall be valid and binding upon the parties thereto."

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-138

Respecting Prices for Pulpwood Produced in the Province of Quebec

(Consolidated as amended by Administrator's Order No. A-337)

Whereas the production of pulpwood is a seasonal operation, and in the regular course of business, contracts covering the production, sale, and delivery of pulpwood are made considerably in advance of the actual cutting, hauling and shipping operations and the period during which said contracts are made is about to commence;

And whereas it is deemed expedient to fix the maximum prices at which producers and operators may sell pulpwood in the Province of Quebec;

Now, therefore, pursuant to authority conferred by Order No. 76 of the Wartime Prices and Trade Board, dated the 16th day of December, 1941, and otherwise, I do hereby order on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "district" means any one of the 27 geographical areas or regions in the Province of Quebec designated on a certain map of the said Province as revised by Mr. Robert Bellefeuille, Directeur du Bureau de Meteorologie in the month of March, 1942, which said map was approved and adopted by the Meteorological Branch of the Forest Services of the Government of the Province of Quebec;
- (b) "cord" means a unit of measurement containing 128 cubic feet of properly stacked pulpwood;
- (c) "pulpwood" means round and sound bolts of spruce and balsam, jackpine and poplar, of standard grade as determined by current trade practice;
- (d) "spruce pulpwood" means a mixture of spruce and balsam, the larger percentage of which is spruce, the balsam content permitted being that as established over the years by current trade practice;
- (e) "producer" means any farmer or settler who produces pulpwood from any farmer's or settler's woodlot in the Province of Quebec;
- (f) "operator" means any person who is carrying on regular timber or pulpwood operations in the Province of Quebec on land held under timber licences, timber leases and/or on freehold forest land other than farmers' woodlots;
- (g) "broker" or "dealer" means any person who purchases pulpwood from producers or operators for resale.
- (Clauses (f) and (g) of Section 1 as substituted by Administrator's Order No. A-337.)
- 2. The price per cord at which any producer may hereafter sell or offer for sale, for consumption in Canada, any spruce pulpwood when produced in a certain district or part of district hereinafter enumerated shall not exceed the price therefor established hereunder for such district as such price applies to the product in its rough or peeled state and/or its

location when delivered, be it afloat in main rivers or loaded on railway cars or stowed on schooner and as follows:

District Number	Afloat in Main Rivers Loaded on Railway Cars		Stowed on Schooner		
	Rough	Rough	Peeled	Rough	Peeled
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
5 and 6	6 75	7 00	9 50		
7 and 8	7 25	7 25	9 75		
9, 10, 11, 12, 13, 16, and that part of District 17 which includes Champlain County	6 75	7 25	10 00	8 00	10 50
14 and 15 Bergeronnes to Portneuf				7 75	10 25
Forestville and eastward				7 25	9 75
17 (South of St. Lawrence River) on C.N.R. West from Levis from and including Carrier Junction.		9 25	12 00		
Those parts of 18 and 23 from east of Levis to Pelletier on C.N.R. (Trans-Continental) and east of Levis to Trois Pistoles on C.N.R.	6 50	7 50	10 25	8 00	10 50
Remainder of 18 and 23 and all of 24 and 25	6 50	7 25	9 75	7 50	10 00
Districts 21 and 22	8 00	8 75	11 50		
Districts 26 and 27	5 75	6 50	9 00	7 00	9 50

- 3. The price at which any producer may hereafter sell or offer for sale any peeled pulpwood produced from poplar for consumption in Canada shall not exceed \$7.00 per cord loaded on railway cars.
- 4. The maximum price at which a producer may hereafter sell or offer for sale pulpwood produced from jackpine, for consumption in Canada and when produced in a district or part of a district as described in paragraph 2 above shall in each case be \$1.00 per cord less than the price established in said paragraph 2 for spruce pulpwood as such price applies to the same district and/or the same state of said pulpwood and/or the same location when delivered.
- 5. The maximum price per cord at which any operator may hereafter sell or offer for sale in the Province of Quebec any spruce or other pulpwood produced from land held under timber licences, timber leases and/or from freehold forest land other than farmer's woodlots for consumption in Canada shall be the price fixed for such pulpwood by the Timber Administrator; provided, however, that the price so fixed for each kind of pulpwood shall not exceed by more than 15 per cent the price for such pulpwood set out in Sections 2, 3 and 4 above and shall be fixed by the said Administrator having regard to the kind, quality and production costs of such pulpwood.

(Section 5 as substituted by Administrator's Order No. A-337.)

6. Brokers shall be entitled to add to the prices set out in Sections 2, 4 and 5 the usual brokerage or fees established by trade practice in various districts on pulpwood purchased for resale.

(Section 6 as amended by Administrator's Order No. A-337.)

7. Administrator's Order No. A-11, dated the 21st day of January, 1942, is hereby rescinded to the extent only that its provisions may be repugnant to the provisions herein contained.

Dated at Ottawa this 2nd day of May, 1942.

A. S. NICHOLSON, Timber Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

CONCURRED:

R. C. BERKINSHAW,

Chairman, The Wartime Industries Control Board.

The following is taken from Administrator's Order No. A-11: "The terms of every agreement or commitment, for the sale, supply or delivery of pulpwood of spruce and balsam, jackpine or poplar, either in the form of cordwood or logs, in any part of Canada east of the Province of Alberta, made on or after December 1st, 1941, must be submitted to the Timber Administrator and approved by him before such contract or commitment shall be valid and binding upon the parties thereto."

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-139

Respecting Prices for Pulpwood Produced in the Province of Nova Scotia

(Consolidated as amended by Administrator's Order No. A-338)

Whereas the production of pulpwood is a seasonal operation, and in the regular course of business, contracts covering the production, sale, and delivery of pulpwood are made considerably in advance of the actual cutting, hauling and shipping operations and the period during which said contracts are made is about to commence;

And whereas it is deemed expedient to fix the maximum price at which producers and operators may sell pulpwood in the Province of Nova Scotia;

Now, therefore, pursuant to authority conferred by Order No. 76 of the Wartime Prices and Trade Board dated the 16th day of December, 1941, and otherwise, I do hereby order on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "cord" means a unit of measurement containing 128 cubic feet of properly stacked pulpwood;
- (b) "pulpwood" means round and sound bolts of spruce and balsam or fir, of standard grade as determined by current trade practice;
- (c) "spruce pulpwood" means a mixture of spruce and balsam or fir, the larger percentage of which is spruce, the balsam or fir content permitted being that as established over the years by local trade practice;
- (d) "producer" means any farmer or settler who produces pulpwood from any farmer's or settler's woodlot in the Province of Nova Scotia;
- (e) "operator" means any person who is carrying on regular timber or pulpwood operations in the Province of Nova Scotia on land held under timber licences, timber leases and/or on freehold forest land other than farmer's woodlots;
- (f) "broker" or "dealer" means any person who purchases pulpwood from producers or operators for resale.

(Clauses (e) and (f) of Section 1 as substituted by Administrator's Order No. A-338.)

2. The price per cord at which any producer may hereafter sell or offer for sale any spruce pulpwood for consumption in Canada, shall not exceed the price established hereunder as such price applies to each respective product in its rough, peeled or hand shaved state and/or its location when delivered, be it loaded on railway cars, piled alongside truck roads or stowed on steamers, as follows:

Spruce	
F.O.B. railway cars—	
Sap peeled or hand shaved	10.00 8.00
Delivered alongside truck roads—	
Sap peeled or hand shaved	$8.50 \\ 6.50$
F.O.B. stowed on steamers (as per terms recognized by regular trade practice)—	
Sap peeled or hand shaved	11.00 9.00

3. The maximum price per cord at which any operator may hereafter sell, or offer for sale, in the Province of Nova Scotia, any spruce pulpwood produced from land held under timber licences, timber leases and/or from freehold forest land other than farmers' woodlots for consumption in Canada shall be the price fixed for such pulpwood by the Timber Administrator; provided, however, that the price so fixed for such pulpwood shall not exceed by more than 15 per cent the price for such kind of pulpwood set out in Section 2 above and shall be fixed by the said Administrator having regard to the kind, quality and production costs of such pulpwood.

(Section 3 as substituted by Administrator's Order No. A-338.)

4. Brokers or dealers shall be entitled to add to the prices set out in sections 2 and 3 above the usual brokerage or fees established by trade practices in the various districts in which pulpwood is purchased for resale.

(Section 4 as amended by Administrator's Order No. A-338.)

5. Administrator's Order No. A-11, dated the 21st day of January, 1942, is hereby rescinded to the extent only that its provisions may be repugnant to the provisions herein contained.

Dated at Ottawa, this 5th day of May, 1942.

A. S. NICHOLSON, Timber Administrator.

APPROVED:

D. GORDON.

Chairman, The Wartime Prices and Trade Board.

CONCURRED:

R. C. BERKINSHAW,

Chairman, The Wartime Industries Control Board.

The following is taken from Administrator's Order A-11, "The terms of every agreement or commitment for the sale, supply or delivery of pulpwood of spruce and balsam, jackpine or poplar, either in the form of cordwood or logs, in any part of Canada east of the Province of Alberta, made on and after December 1st, 1941, must be submitted to the Timber Administrator and approved by him before such contract or commitment shall be valid and binding upon the parties thereto."

Administrator's Order No. A-140

Respecting Maximum Prices for Crushed Stone in Cap St. Martin, Laval County, Quebec

Whereas it is deemed advisable to establish maximum prices which will apply to all producers of crushed stone in Cap St. Martin, Laval County, Quebec;

And whereas it is deemed expedient to adjust the said maximum prices in order to ensure continued production of this essential material;

Now, therefore, pursuant to authority conferred by Order No. 76 of the Wartime Prices and Trade Board, dated the 16th day of December, 1941, Order No. 91 of said Board dated the 20th day of January, 1942, and otherwise, I do hereby order on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "Producer" means any person who quarries and crushes stone in Cap St. Martin, Laval County, Quebec, for sale as crushed stone;
- (b) "Ton" means 2,000 pounds;
- (c) "Administrator" means the Administrator of Construction Products or any Deputy Administrator of Construction Products duly appointed as such by the Wartime Prices and Trade Board with the approval of the Governor in Council.
- 2. No producer shall hereafter sell or offer for sale any crushed stone at prices in excess of the prices per ton, f.o.b. quarry, exclusive of sales tax, hereinafter designated for each size of such stone namely:

1/4	inch	\$ 0.95	$2\frac{1}{2}$ inch\$	0.75
$\frac{1}{2}$	inch	. 85	3 inch	.75
$\frac{3}{4}$	inch	. 85	Screenings	.60
1	inch	. 85	Rubble	.65
$1\frac{1}{2}$	inch	. 80	Ballast	. 85
2	inch	. 80	Flux Stone	1.00

- 3. Each producer who sells any crushed stone otherwise than f.o.b. quarry shall hereafter prepare an invoice and present a copy thereof to each purchaser of such stone, and such invoice shall indicate clearly and in a separate column thereof any charges for the transportation of such stone, as well as the charge for such stone and the size thereof.
- 4. No producer shall hereafter add to the price of crushed stone any special transportation charge for winter delivery unless he has first obtained the written permission of the Administrator.

Dated at Ottawa, this 4th day of May, 1942.

C. BLAKE JACKSON,

Administrator of Construction Products.

APPROVED:

D. GORDON.

Chairman, The Wartime Prices and Trade Board.

CONCURRED:

R. C. BERKINSHAW,

Chairman, The Wartime Industries Control Board.

Administrator's Order No. A-141

Respecting Prices for Pulpwood Produced in the Province of Ontario

(Consolidated as amended by Administrator's Order No. A-339)

Whereas the production of pulpwood is a seasonal operation, and in the regular course of business, contracts covering the production, sale and delivery of pulpwood are made considerably in advance of the actual cutting, hauling and shipping operations and the period during which said contracts are made is about to commence;

And whereas it is deemed expedient to fix the price at which farmers and woodlot

settlers may sell pulpwood in the Province of Ontario;

Now, therefore, pursuant to authority conferred by Order No. 76, of the Wartime Prices and Trade Board, dated the 16th day of December, 1941, and otherwise, I do hereby order, on behalf of such Board, as follows:

1. For the purposes of this Order,

(a) "District No. 1" means that section of Ontario lying to the south of a line projected due east from the town of Capreol, district of Sudbury, to the Ottawa River, and to the east of a line projected due south from the said town of Capreol, district of Sudbury, to the shore of Georgian Bay;

"District No. 2" means and includes the districts of Algoma, Temiskaming and Cochrane, and those sections of the districts of Sudbury and Nipissing not

included in District No. 1;

"District No. 3" means and includes all of the district of Thunder Bay;

(b) "cord" means a unit of measurement containing 128 cubic feet of properly stacked pulpwood;

(c) "pulpwood" means round and sound bolts of spruce and balsam, jack pine and

poplar, of standard grade as determined by current trade practice;
(d) "spruce pulpwood" means a mixture of spruce and balsam, the larger percentage of which being spruce, the balsam content permitted being that as established over the years by local trade practice;

(e) "producer" means any farmer or settler who produces pulpwood from any

farmer's or settler's woodlot in the Province of Ontario;

(f) "operator" means any person who is carrying on regular timber or pulpwood operations in the Province of Ontario on land held under timber licences, timber leases, and/or on freehold forest land other than farmers' woodlots;

(g) "broker" or "dealer" means any person who purchases pulpwood from producers

or operators for resale.

(Clauses (f) and (g) of Section 1 as substituted by Administrator's Order No. A-339.)

2. The price per cord at which any producer may hereafter sell or offer for sale any spruce pulpwood or peeled poplar pulpwood for consumption in Canada and when produced in a certain district as hereinafter enumerated shall not exceed the price therefor established hereunder for such district as such price applies to the product in its rough or peeled state and/or its location when delivered, be it loaded on railway cars, at pulp mills or afloat in main streams or lakes as follows:

	District No. 1	District No. 2	District No. 3
ROUGH SPRUCE F.o.b. Cars Delivered to storages at Pulp Mills. Afloat in main streams.		\$ ets. 6 75 7 75 6 75	\$ cts. 6 75 8 50 7 00
PEELED SPRUCE F.O.B. Cars. Delivered to storages at Pulp Mills. Affoat in Main Streams or Lakes.		9.25 10.25 9.25	9.25 11.00 9.25
PEELED POPLAR F.O.B. Cars Afloat in Main Streams Delivered to storages at Pulp Mills			6.50 6.50 7.00

- 3. The maximum price at which a producer may hereafter sell or offer for sale pulpwood produced from jack pine for consumption in Canada, in a district described in paragraph 2 above, shall in each case be \$1.00 per cord less than the price established in said paragraph 2 for spruce pulpwood, as such price applies to the same district and/or the same state of said pulpwood and/or the same location when delivered.
- 4. The maximum price per cord at which any operator may hereafter sell, or offer for sale, in the Province of Ontario, any spruce, poplar or jack-pine pulpwood produced from land held under timber licenses, timber leases, and/or from freehold forest land other than farmers' wood-lots for consumption in Canada shall be the price fixed for such pulpwood by the Timber Administrator; provided, however, that the price so fixed for each kind of pulpwood shall not exceed by more than 15 per cent the price for such kind of pulpwood set out in Sections 2 and 3 above and shall be fixed by the said Administrator having regard to the kind, quality and production costs of such pulpwood.

(Section 4 as substituted by Administrator's Order No. A-339.)

5. Brokers or dealers shall be entitled to add to the prices set out in sections 2 and 3 the usual brokerage or fees established by local trade practice in various districts on pulpwood purchased for resale.

(Section 5 as amended by Administrator's Order No. A-339.)

6. Administrator's Order No. A-11, dated the 21st day of January, 1942, is hereby rescinded to the extent only that the provisions may be repugnant to the provisions herein contained.

Dated at Ottawa, this 5th day of May, 1942.

A. S. NICHOLSON, Timber Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

CONCURRED.

R. C. BERKINSHAW,

Chairman, The Wartime Industries Control Board.

Paragraph 3 of Administrator's Order A.-11 reads as follows:

"The terms of every agreement or commitment for the sale, supply or delivery of pulpwood of spruce and balsam, jack pine or poplar, either in the form of cordwood or logs, in any part of Canada, east of the Province of Alberta, made on and after December 1st, 1941, must be submitted to the Timber Administrator and approved by him before such contract or commitment shall be valid and binding upon the parties thereto."

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-142

Respecting Brooms Made from Broom Corn

Pursuant to authority conferred by Order No. 82 of the Wartime Prices and Trade Board dated the 6th day of January, 1942, as amended by Order No. 122 of the said Board dated the 7th day of April, 1942 and Order No. 76 of the said Board dated the 16th day of December, 1941, and Order No. 91 of the said Board dated the 20th day of January, 1942, and otherwise, I do hereby order, on behalf of such Board, and with the concurrence of the Administrator of Wholesale Trade and the Administrator of Retail Trade, as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" shall mean the Administrator of Furniture and Brushes from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "Manufacturer" shall mean any manufacturer of brooms made from broom corn.

2. Brooms, except curling brooms, manufactured from broom corn shall hereafter be manufactured only in accordance with the specifications set out in Schedule "A" and "B" hereto annexed, provided that where a special broom is required for a particular purpose, the Administrator may grant a permit to manufacture such special broom on the written application of the manufacturer, which application shall give full particulars of the kind, weight, construction and price of the special broom required; provided that stocks of brooms of types different from those named in Schedules "A" and "B" may be offered for sale until such stocks are exhausted.

3. Only two kinds of curling brooms shall hereafter be manufactured by any manufacturer, provided, however, that each manufacturer shall first report to the Administrator particulars of the kind, weight and general construction and price of the two curling brooms to be manufactured by him and obtain the written approval of the Administrator to the

said particulars before proceeding with the manufacture of said curling brooms.

4. No manufacturer shall sell or offer for sale to any wholesaler, except as herein provided, any of the brooms of a grade listed in Schedule "B" hereto attached, and marked with the proper identity number, at a price per dozen in excess of the price per dozen set out in Schedule "B" opposite the indentity number of the grade;

Provided

(1) that where the quantities being sold are 6 dozen or more, said price per dozen shall include the transportation charges to the point of delivery;

(2) that where the quantities being sold are under 6 dozen, the said price shall be f.o.b. the manufacturer's shipping point, and

Provided further that

(a) if brooms manufactured east of Winnipeg are sold for delivery at a point west of Winnipeg, the maximum prices for such brooms as set out in Schedule "B" hereto may be increased by an amount not in excess of the transportation charges on such brooms from Winnipeg to such point of delivery;

(b) if brooms manufactured in Winnipeg or west of Winnipeg are delivered to a point east of Port Arthur, the said maximum prices may be increased by an amount not in excess of the transportation charges on such brooms from Port Arthur to

such point of delivery.

5. No manufacturer shall sell or offer for sale direct to any retailer any of the brooms of a grade listed in Schedule "B" hereto, and marked with the proper identity number at a price per dozen which shall be greater than the sum of

(a) the price set out in Schedule "B" opposite the identity number of that grade plus

10% thereof and

- (b) the transportation costs, if any, to the point of delivery which shall be same as those provided by Section 4 hereof.
- 6. The maximum price at which any wholesaler may sell or offer for sale any corn brooms shall be the sum of;
 - (1) The price actually paid for such brooms by such wholesaler not exceeding the maximum price for such brooms set forth in Schedule "B" hereto;
 - (2) the transportation charges, if any, actually paid on such brooms by him as provided in Section 4 above;
 - (3) an amount representing the wholesaler's normal mark-up, but not exceeding fifteen per cent (15%) of his selling price.
- 7. The maximum price at which any retailer may sell or offer for sale any corn brooms shall be the sums of;
 - (1) the price actually paid for such brooms by such retailer, not exceeding the maximum price provided by Section 5 or Section 6 above, whichever shall apply;
 - (2) transportation charges from his supplier's warehouse to his place of business;
 - (3) an amount representing his normal mark-up, but not exceeding thirty per cent (30%) of his selling price.
 - 8. Administrator's Order No. A-78, dated the 7th day of April, 1942, is hereby revoked.

Dated at Ottawa, this 11th day of May, 1942.

JAS. E. FERGUSON,

Administrator of Furniture and Brushes.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

Referred to in Administrator's Order No. A-142.

Respecting Brooms made of Broom Corn

Handles-

The sizes of handles shall be;

	Hardwood	Fir
For Household brooms	15/16	1" to 1-1/16
For Warehouse Brooms	1-1/16	1-1/8"
Handles shall be parallel or shaped.	,	,

Handle Finish-

. All handles shall be finished with clear finish or other acceptable material with not more than two coats of same.

Trim-

All household brooms shall be finished with lock, rundown, or ring neck finish. No velvet, cloth, or wire spirals shall be allowed.

All warehouse brooms shall be finished with ring neck finish, and shall have one wire band or cable and three string sewings.

Wire-

The wire to be used shall be 18 gauge.

Sewing Twine-

This shall be of natural finish only. No colours shall be allowed.

Cartons-

Cartons may be used for shipping. No metal ring hangers or individual paper slip covers shall be used.

Broom Corn-

Broom Corn used in the manufacture of household brooms shall be graded as follows:

Common Grade,

Medium Grade,

Choice or Fine Grade,

Select Grade.

There shall be one grade for warehouse brooms.

Weights-

Household Brooms-

The weights of household brooms shall be graduated by differences of 2 lbs., and shall be calculated on the basis of Hardwood handles, weighing approximately 9 lbs. per dozen. Brooms with fir handles shall be calculated on an approximate weight of 7 lbs. per dozen. All Broom weights shall be on a dry basis and the sizes or weights to be used shall be limited approximately to those shown on Schedule "B" attached hereto.

Weights-

Warehouse Brooms-

The weights of warehouse brooms shall be calculated on the basis of handles weighing approximately 10 lbs. per dozen.

Warehouse Brooms may be supplied with a chisel on the handle for railroads.

String Sewing-

The number of string sewings is shown on attached Schedule "B" for each kind of broom.

Grade-

Identity No.—shown in Column 1 of Schedule "B" shall be permanently marked on the handle of each broom manufactured.

71369-9

SCHEDULE "B"

Referred to in Administrator's Order No. A-142

RESPECTING BROOMS MADE OF BROOM CORN

Identity No.	Grade	Manufacturer's Maximum Price per Dozen including Sales Tax	
	Common No. 2		
E-1-18 lb	3 string—1 coat handle	\$3.50	
	Stained centre; 50% of total net content is brown stained corn.		
	Common		
D-3—18 lb	3 string—1 coat handle. 4 string—1 coat handle. 4 string—1 coat handle.	3.75 4.65 5.40	
	Medium		
C-4—20 lb. C-3—22 lb. C-2—24 lb. C-1—26 lb.	4 string—2 coat handle. 4 string—2 coat handle. 5 string—2 coat handle. 6 string—2 coat handle.	5.40 6.00 6.75 7.70	
	Choice or Fine		
B-3—22 lb	4 string—2 coat handle. 5 string—2 coat handle. 6 string—2 coat handle.	7.20 8.00 9.00	
	Select		
A-2—24 lb	5 string—2 coat handle. 6 string—2 coat handle.	8.75 10.00	
	Warehouse—Cable		
W-4-28-30 lbs W-3-32-34 lbs W-2-30-32 lbs W-1-34-36 lbs	Corn—1 cable, 3 strings Corn—1 cable, 3 strings Corn and Cane—1 cable, 3 strings. Corn and Cane—1 cable, 3 strings.	6.50 7.50 7.75 8.75	

Where a metal case is used for warehouse brooms, the price may be advanced 25 cents per dozen for each grade.

Terms: Net 30 days, Cash discount of 1% for payment within 10 days.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-143, dated May 7, 1942

REVOKED BY

Administrator's Order No. A-453, dated October 23, 1942

Administrator's Order No. A-144

Respecting Molasses for Making Silage from Grass and Green Legumes

Pursuant to authority conferred by Order No. 76 of The Wartime Prices and Trade Board, dated the 16th day of December, 1941, and Order No. 91 of the said Board, dated the 20th day of January, 1942, and Order No. 82 of the said Board, dated the 6th day of January, 1942, as amended by Order No. 122 of the said Board, dated the 7th day of April, 1942, and otherwise, I do hereby order, on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "molasses" means cane feeding molasses and beet molasses in possession of such companies and firms as are set forth in Section 2 of this Order;
- (b) "manufacturer" means and includes such primary producers of beet molasses, such sugar refineries producing cane feeding molasses, and such other owners of stocks of the above mentioned molasses as are hereinafter specifically designated;
- (c) "wholesaler" means any jobber, dealer or distributor who purchases, receives, stores or distributes to retail dealers and who does not in the ordinary course of business, sell directly to the consumer by retail sale;
- (d) "retailer" means any person who in the ordinary course of his business sells such molasses at retail and not for the purpose of resale.
- 2. The maximum price per imperial gallon of 14 pounds net weight at which molasses may be sold by the following manufacturers shall be the price set opposite the name of each such manufacturer, as follows:
 - (a) Canadian Sugar Factories Limited, 11½ cents, bulk, f.o.b. cars, Raymond, Alberta, for distribution in Alberta and British Columbia;
 - (b) Manitoba Sugar Company Limited, 19½ cents per pound, bulk, f.o.b. plant, Fort Garry, Manitoba, for distribution in the Provinces of Manitoba and Saskatchewan;
 - (c) (i) St. Williams Preservers Limited, 19½ cents, when filled in containers (cost of containers extra) f.o.b. plant, St. Williams, Ontario;
 - (ii) E. D. Smith & Sons, 19½ cents, when filled in containers (cost of containers extra) f.o.b. plant, Winona, Ontario;
 - (iii) Master Feeds Division of Toronto Elevators Limited, and Canada Packers Limited, 28 cents, when filled in containers (cost of containers extra) when such molasses are for resale to the retail trade only, f.o.b. plants, Toronto; all molasses referred to in this subsection are for distribution in the Province of Ontario;
 - (d) St. Lawrence Sugar Refineries, 19½ cents, bulk, f.o.b. plant, Montreal, Quebec, for distribution in the Province of Quebec, and for that part of eastern Ontario most economically served from Montreal;
 - (e) Acadia Sugar Refining Company Limited, 19½ cents, bulk, f.o.b. plant, Halifax, Nova Scotia, for distribution in the Provinces of Nova Scotia, New Brunswick and Prince Edward Island.
- 3. The maximum price per imperial gallon of 14 pounds net weight at which molasses may be sold by any wholesaler shall be established by adding to the price paid therefor by the wholesaler to the manufacturer, such price not to exceed the maximum price provided by Section 2 hereto.
 - (a) the actual transportation charges to wholesaler's warehouse and in addition, in the case of any purchase made from E. D. Smith & Sons, a charge may be added, representing the actual cost of storage at, and movement to, a point located centrally, within the area of distribution;
 - (b) the actual handling and drumming (packing) charges not in any case to exceed 1.4 cents per gallon where manufacturer's price is on bulk basis;
 - (c) an amount not exceeding $1\cdot 6$ cents per gallon to cover commissions and mark-up.

- 4. The maximum prices per imperial gallon of 14 pounds, net weight, at which any person may sell such molasses at retail shall be established by adding to the price actually paid for same by the retailer and not exceeding the maximum price set forth in Section 3 herein.
 - (a) the transportation charges from the wholesaler's to the retailer's place of business; and
 - (b) an amount representing the retailer's normal mark-up not, in any case, to exceed $2 \cdot 25$ cents per gallon.
- 5. No person other than those named in Section 2 above, shall sell, buy, deal in or use any of the stocks or supplies of molasses now in the possession of the persons named in Section 2 above, unless
 - (a) for the purpose of distributing said product to the ultimate user thereof in preparing green grass and green legume silage; or
 - (b) authorized in writing by the Feeds Administrator, which said authorization shall be given only upon the recommendation of a qualified veterinarian that the use of said product is necessary in the treatment of certain livestock ailments.
- 6. No wholesaler shall puchase any molasses from any manufacturer, unless he has received permission from the Feeds Administrator. Such permission may be obtained upon application therefor in the form prescribed herein and called M.A.1. No manufacturer shall make delivery of any molasses until he has received such form signed by the Feeds Administrator.
- 7. Every retailer shall, when purchasing or otherwise acquiring any such molasses, complete form M.A.1 and shall file same with the vendor of said product. Such purchase will not require the approval of the Feeds Administrator, unless the purchase is being made directly from one of the manufacturers above named.
- 8. Every manufacturer, wholesaler and retailer, who, in the normal course of his business, makes sales direct to consumers shall, at the time of making each sale, require each consumer to sign and complete form No. M.A.2, a copy of which is hereto attached and forms part of this Order.
- 9. Every manufacturer and/or primary owner of stocks of molasses, shall immediately upon shipping stocks in his possession to any wholesaler and/or retailer, complete form No. M.R.1, a copy of which is hereto attached and forms part of this Order, and forward same to the Feeds Administrator.
- 10. At the end of each calendar month hereafter, every manufacturer shall forthwith complete form No. M.R.2, a copy of which is hereto attached and forms part of this Order, and forward same to the Feeds Administrator.
- 11. At the end of each calendar month hereafter, every wholesaler and retailer shall forthwith complete form No. M.R.3, a copy of which is hereto attached and forms part of this Order, and forward same to the Feeds Administrator.
- 12. In case such molasses be delivered in containers supplied by the seller, the seller shall in addition to making a charge for the cost of such container be entitled to make a service charge therefor in a sum not exceeding \$1.00 per container. Such service charge shall cover loss through depreciation and cost of cleaning and handling. Upon returning the container to the seller, every puchaser shall be entitled to be reimbursed by the seller in the full amount charged for the cost of such container.

Dated at Ottawa, this 8th day of May, 1942.

F. W. PRESANT, Feeds Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

FORM NO. MA-1

Application for Purchase of Molasses for Resale

То	Date194
Name and	
address of	
supplier)(See Foot Note)	
	ulations governing the sale and use of Molasses, as s Order No. A-144, I/we hereby make application
abide by all the regulations and rest and shall make it my/our duty to se covered by a signed form "Application Form No. MA-2, or wholesale unless purchaser. I/we further undertake to with a complete summary of each mon	tion for purchase of Molasses, I/we undertake to rictions as outlined in the above mentioned Order, see that no sale is made at retail unless such sale is on for purchase of Molasses by ultimate consumer" is covered by this Form MA-1, duly signed by the o supply the Feeds Administrator's office in Ottawa ath's transactions, on form provided for that purpose forms MA-1 and/or MA-2 covering each and every
	Name of Firm
	Address of Firm
	Signature of Official
designated in Section 2 of Administrative warded to the Office of the Feeds A	tolasses is a primary producer or primary owner as tor's Order No. A-144, this application must be fordministrator, 640 Confederation Building, Ottawa, this application will be mailed directly to your
	FORM NO. MA-2
Application for Purchase of	f Molasses by Ultimate Consumer
I have today bought	
	per Gal/cwt.
In consideration of the above pur the regulations and restrictions govern trade, or otherwise dispose of this Mol	rchase, I do hereby certify that, in accordance with hing the sale and use of Molasses, I shall not re-sell, lasses, and shall use it exclusively for the putting up my own premises, during the current season of 1942.
	Signature of purchaser or his authorized agent
Date	Address of Purchaser.
	we, to the very best of our knowledge, complied with A-144 governing the restrictions and regulations for
	Signature of Retailer.

FORM NO. MR-1

Advice of Shipments of Molasses	from Sugar Refinery, P	rimary Producer or Prim	ary Owner
To: The Feeds Administrator, 640 Confederation Build Ottawa, Ontario.	ing,		1-
Ottawa, Ontario.	Date	e	
We are in receipt of For	m MA-1, duly approv	ed by your office and	have today
shipped			
Molasses to			
In accordance with the reg of our knowledge, convinced the the purpose of putting up of gre	gulations governing the at this shipment will be	sale of Molasses, we are used for the resale to co	to the best
		Name of Firm.	
		Address.	
		FORM	No. MR-2
Report from Manufa	acturers, Primary Production of Stocks of Molasse	cers and Primary Owners s	
To: The Feeds Administrator, 640 Confederation Build Ottawa, Ontario.	ing,		
During the month ending, with the Administrator's Order Molasses are as follows:—			
Wholesale			
Further to our advice to ye covering shipments of tank carl duly completed, signed and app	ots or drums, all of whi	ch are covered by forms	owing sales, Nos. MA-1
Name of Purchaser	Address	$\begin{array}{c} \text{Drums} \\ \textit{Tank carlots} \end{array}$	$\begin{array}{c} \textbf{Amount} \\ \textbf{\textit{Gals./cwt.}} \end{array}$
(For additio	nal space use reverse si	de of form).	
Sales—Miscellaneous Retail	I		
Attached are forms MA-2 cover	ring these sales and tota	alling,	
• • • • • • • • • • • • • • • • • • • •			. Gals./cwt.
		Name of Firm	
		Address	
Date			
Note:To be mailed not b	ater than ten days after	the and of each month	

Report from Dealers, Distributors, Retailers and Others Handling Molasses for Wholesale and Retail Distribution

To: The Feeds Administrator,	Report for Month ending
640 Confederation Building, Ottawa, Ontario.	194
During the month of	
Purchases (Covering Molasses purchase No. A-144):	ed subsequent to Administrator's Order
From (Name and Address)	Quantity (Gals./cwt.)
Sales:	
Wholesale—covered by Forms MA-1 which of this form totalling:—	are attached and listed on the reverse side
Retail—covered by Forms MA-2 which are	e attached, and which total:—
	Gals./cwt.
Other—To include shrinkage, wastage, etc.	.–
(We enclose a covering le	
On hand—(Balance of Molasses on hand as Order No. A-144.)	s purchased subsequent to Administrator's
As at the last day of the month, v tanks, etc., the following quantity:—	we had on hand in our warehouses, storage
	Gals./ewt.
We certify that the above is in accord with the month have been made in strict accordance ained in the Feed Administrator's Order No.	e with the regulations and restrictions con-
	Name of Company
	Address of Company
Date	
Note:—To be mailed not later than 10 day	ys after end of month.

Administrator's Order No. A-145, dated April 29, 1942

REVOKED BY

Administrator's Order No. A-224, dated June 13, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-146 dated May 8, 1942

REVOKED BY

Administrator's Order No. A-576

For which see Canadian War Orders and Regulations, 1943, Volume 1, No. 4, Part III

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-147

Respecting Maximum Prices of Crushed Stone Sold by Certain Producers

(Consolidated as amended by Administrator's Order No. A-387)

Whereas it is deemed advisable to establish maximum prices for crushed stone sold by certain producers in the Island of Montreal in order to ensure continued production of this material;

Now, therefore, pursuant to authority conferred by Order No. 76 of the Wartime Prices and Trade Board dated the 16th day of December, 1941, and Order No. 91 of the said Board, dated the 20th day of January, 1942, and otherwise, I do hereby order on behalf of such Board as follows:

- 1. For the purpose of this Order,
- (a) "producer" means any person who produces crushed stone on the Island of Montreal, in the Province of Quebec.

(clause (a) of Section 1 as substituted by Administrator's Order No. A-387.)

- (b) "Ton" means 2,000 pounds.
- (c) "Administrator" means the Administrator of Construction Products or any Deputy Administrator of Construction Products from time to time appointed by the Wartime Prices and Trade Board, with the approval of the Governor in Council.
- 2. No producer shall hereafter sell or offer for sale any crushed stone of a size set out hereunder at a price per ton f.o.b. quarry, exclusive of sales tax, higher than the price per ton set opposite the size of such crushed stone, namely:

¹ / ₄ inch\$	1	00	$1\frac{1}{2}$ inch\$	0	80
½ inch	0	90	2 inch	0	80
3 inch	0	90	3 inch	0	75
1 inch	0	90	Rubble Stone	0	70
			Screenings	0	50

(Section 2 as amended by Administrator's Order No. A-387).

3. Each producer who sells crushed stone otherwise than f.o.b. quarry shall hereafter prepare an invoice and present one copy thereof to each purchaser of such stone and such invoice shall indicate clearly and in a separate column thereof any charges for the transportation of such crushed stone, as well as the charge for such crushed stone and the size thereof.

4. No producer shall hereafter add to the price of crushed stone any special transportation charge for winter delivery unless he has first obtained the written permission therefor of the Administrator.

Dated at Ottawa, this 9th day of May, 1942.

C. BLAKE JACKSON,
Administrator of Construction Products.

APPROVED:

D. GORDON.

Chairman, The Wartime Prices and Trade Board.

CONCURRED:

R. C. BERKINSHAW,

Chairman, The Wartime Industries Control Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-148

Respecting Common Cod Oil and Refined Medicinal Cod Liver Oil

Pursuant to authority conferred by Order No. 76 of the Wartime Prices and Trade Board dated the 16th day of December, 1941, and otherwise, I do hereby order with the concurrence of the Administrator of Drugs and Pharmaceuticals and the Administrator of Retail Trade as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Oils and Fats, from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council.
- 2. The maximum price at which processors may hereafter sell untanked Common Cod Oil f.o.b. processors' plants shall be 80 cents per Imperial Gallon of 9.25 pounds (gauger's allowance for foots).
- 3. The maximum price at which processors may hereafter sell Refined Medicinal Cod Liver Oil delivered in Montreal or in Toronto, drums included, shall be as follows:
 - (a) For Refined Medicinal Cod Liver Oil, possessing a potency of at least 850 U.S.P. Units of Vitamin A per gram and at least 85 U.S.P. Units of Vitamin D per gram and otherwise complying with British or United States Pharmacopoeia requirements, \$3.20 per Imperial gallon.
 - (b) For Refined Medicinal Cod Liver Oil possessing a potency of at least 3,000 U.S.P. Units of Vitamin A per gram and at least 85 U.S.P. Units of Vitamin D per gram and otherwise complying with British or United States Pharmacopoeia requirements \$3.40 per Imperial gallon.

Dated at Ottawa, this 8th day of May, 1942.

PHYLLIS G. TURNER, Administrator of Oils and Fats.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

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Administrator's Order No. A-149

Respecting Fall and Winter Clothing for Women, Misses and Children

Whereas there has been a considerable increase in the cost of materials and of production of certain Fall and Winter Clothing since substantially similar clothing was made for sale at retail in the fall and winter of 1941;

And whereas it is expedient that for the purposes of the Maximum Prices Regulations, such increase in costs be adjusted fairly as between manufacturers and retailers;

Now, therefore, pursuant to authority conferred by Order No. 76 of the Wartime Prices and Trade Board, dated the 16th day of December, 1941 and otherwise, I do hereby order on behalf of such Board, and with the concurrence of the Administrator of Retail Trade as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Women's Misses' and Children's Wear from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "Manufacturer" means any person who wholly or partly manufactures and directly or indirectly sells or distributes for sale at retail any Fall and Winter Clothing as hereinafter described;
- (c) "Fall and Winter Clothing" means any of the garments set forth in Schedule A hereto, made wholly or partly of rayon, cotton and/or wool or mixtures thereof, and made for sale at retail in the Fall and Winter season of 1942-43 and thereafter, and substantially similar to such clothing sold at retail during the basic period established by the Maximum Prices Regulations.
- 2. The maximum price at which any manufacturer may hereafter sell or offer for sale any Fall and Winter Clothing shall be a price which exceeds by not more than five per cent the highest lawful price at which such manufacturer sold or offered for sale such or substantially similar clothing for sale at retail during the said basic period, provided that all prices at which any manufacturer may hereafter sell or offer for sale any such Fall and Winter Clothing shall be subject to the approval of the Administrator.
- 3. Every manufacturer before making and offering for sale any such Fall and Winter Clothing shall furnish to the Administrator cost sheets, showing the style number, cost in detail, description of the fabric and quality number of fabric used in such clothing together with the prices quoted by him to retailers for clothing of the same or substantially similar kind and quality for sale at retail in the Fall and Winter season of 1941-42.
- 4. Nothing contained in this Order shall be deemed to authorize any retailer to sell or offer for sale any Fall and Winter Clothing at a price in excess of his maximum price pursuant to the Maximum Prices Regulations.

Dated at Ottawa, this 8th day of May, 1942.

J. A. KLEIN,

Administrator of Women's, Misses' and Children's Wear.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

(Note.—See Administrator's Order No. A-265).

SCHEDULE A

Being Schedule to and forming part of Administrator's Order No. A-149 dated the 8th day of May, 1942.

Items of "Fall and Winter Clothing"-

- A. Women's, Misses', Children's-
 - 1. Aprons.
 - 2. Smocks.
 - 3. Hoovers.
 - 4. Bathrobes.
 - 5. Slacks.
 - 6. Shorts.
 - 7. Skirts.
 - 8. Blouses.
 - 9. Chenille Coats.
 - 10. Housecoats.
 - 11. Lingerie.
 - 12. Negligees.
 - 13. Bloomers.
 - 14. Dressing Gowns.
 - 15. Kimonos.

- 16. Brassieres.
- 17. Corsets.
- 18. Underwear.
- 19. Uniforms.
- 20. Dresses.
- 21. House Dresses.
- 22. Slips.
- 23. Sleeping Pyjamas.
- 24. Nightgowns.
- 25. Hats.
- 26. Jackets.
- 27. Culottes.28. Play clothes.
- 29. Cotton Windbreakers.
- 30. Nurses, Waitresses and Maids Uniforms.
- B. Infants', Children's, Boys' (Sizes to 6X), Girls' (Sizes to 14X)—
 - 1. All infants' wear.
 - 2. Children's coats.
 - 3. Children's hats.
 - 4. Boys' wash suits.
 - 5. Boys' and Girls' coats.
 - 6. Boys' and Girls' ski suits.
 - 7. Boys' and Girls' snow suits.
 - 8. Boys' and Girls' play suits. 9. Children's aviation headgears.
- C. The following items when manufactured separately—
 - 1. Jackets.
 - 2. Coats.
 - 3. Redingotes.
 - 4. Hoods.
 - 5. Tunics.
 - 6. Scarfs.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-150

Respecting Cotton Wipers

Pursuant to authority conferred by Order No. 76 of the Wartime Prices and Trade Board, dated the 16th day of December, 1941, and otherwise, I do hereby order, on behalf of such Board and with the concurrence of the Administrator of Wholesale Trade, as follows:

- 1. For the purposes of this Order, "cotton wipers" means cotton wiping rags, laundered and sterilized, commonly known as cotton wipers.
- 2. The maximum price at which any manufacturer, producer, or wholesale dealer may hereafter sell or offer for sale any cotton wipers shall be the highest lawful price at which such person sold or offered for sale such cotton wipers during the basic period defined by the Maximum Prices Regulations plus an increase of not more than one cent (\$0.01) per

Dated at Ottawa, this 8th day of May, 1942.

J. G. DODD, Cotton Administrator.

APPROVED:

D. GORDON.

Chairman, The Wartime Prices and Trade Board.

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Administrator's Order No. A-151

Respecting Wool Cloth

Pursuant to authority conferred by Order No. 76 of The Wartime Prices and Trade Board, dated the 16th day of December, 1941, and otherwise, I do hereby order, on behalf of such Board, and with the concurrence of the Administrator of Fine Clothing and the Administrator of Retail Trade, as follows:

1. For the purposes of this Order,

- (a) "overcoating" means cloth used in the manufacture of fall or winter overcoats, and includes any overcoating, top coating, friezes, mackinaws and cloakings.
- (b) "manufacturer" means any person who wholly or partly manufactures any over-coating.
- 2. For purposes of Section 3 of the Maximum Prices Regulations, the maximum price at which any manufacturer may hereafter sell or offer for sale any overcoating shall be the highest lawful price at which such manufacturer sold or offered for sale the same or substantially similar overcoating during the period December 1, 1940 to March 31, 1941, plus an increase of not more than: 6 cents per yard if the price when so increased does not exceed \$2.15 per yard; 10 cents per yard if the price when so increased exceeds \$2.15 per yard.
- 3. Nothing herein contained shall be deemed to authorize any person hereafter to sell or offer for sale at retail any overcoating at a price in excess of the maximum price pursuant to the Maximum Prices Regulations.

Dated at Ottawa, this 12th day of May, 1942.

DAVID C. DICK, Wool Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-152

Respecting the Prices of Carpets and Rugs

Pursuant to authority conferred by Order No. 76 of the Wartime Prices and Trade Board, dated the 16th day of December, 1941, and otherwise, I do hereby order, on behalf of such Board, as follows:

- 1. The price at which any manufacturer of wool carpets and rugs may hereafter sell or offer for sale any such carpets and rugs shall not exceed the highest lawful price at which such manufacturer sold such or substantially similar carpets and rugs in the spring season of 1941 by more than 50 per cent of the amount by which the highest lawful price at which he sold such or substantially similar carpets and rugs during the months of August and September, 1941, exceeds the said spring season price.
- 2. This Order shall not apply to or affect the price at which any manufacturer may sell or offer for sale any carpets or rugs known commercially as "heathers", "naturals" and "twin twist" goods.
- 3. Nothing herein contained shall be deemed to authorize any person to sell or offer for sale at retail any carpet or rug at a price in excess of his maximum price pursuant to the Maximum Price Regulations.

Dated at Ottawa, this 12th day of May, 1942.

DAVID C. DICK, Wool Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Administrator's Order No. A-153

Respecting Vitreous China Sanitary Plumbing Fixtures

Pursuant to the authority conferred by Order No. 82 of the Wartime Prices and Trade Board dated the 6th January, 1942, as amended by Order No. 122 of said Board dated the 7th April, 1942, and otherwise, I do hereby order on behalf of such Board, as follows:

1. No manufacturer shall manufacture any vitreous china sanitary plumbing fixture in any colour other than white, or in any size, style, or classification other than those listed in schedule A hereto.

Dated at Ottawa this 13th day of May, 1942.

E. J. LAIDLAW.

Administrator of Heating, Plumbing and Air Conditioning Supplies.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE A

Referred to in Administrator's Order No. A-153. Respecting Vitreous China Sanitary Plumbing Fixtures—

Lavatories-

24" x 20" Slab on china pedestal, china leg or wall brackets.

22" x 19" Slab on china pedestal, china leg or wall brackets.

20" x 18" China leg or wall brackets.

18" x 20" Wall hung or with china leg.

19" x 14" 66

 $24^{\prime\prime} \times 14^{\prime\prime}$ 22" x 16" 66 66

66 $20^{\prime\prime} \times 17^{\prime\prime}$

20" x 15" Wall hung, prison.

 $14'' \times 14''$

14" x 13"

14" and 16" Round patent overflow basins.

14" x 17" Oval.

Laboratory Sinks-

16" x 12" with overflow.

18" x 12"

66 $24^{\prime\prime} \times 18^{\prime\prime}$

66 $28^{\prime\prime} \times 18^{\prime\prime}$

Drinking Fountains-

10" x 7½" Wall hung office bldg. type.

 $10'' \times 7\frac{1}{2}''$ Wall hung floor factory type.

Tanks-

Lowdown closet tanks.

3-gallon high-up urinal.

SCHEDULE A-Concluded

Closet Bowls and Combinations-

Close coupled 2-piece combination. Siphon Jet Plain rim bowl. Siphon Jet Elongated. Reverse Trap with jet plain rim bowl. Reverse Trap with jet elongated. Reverse Trap, no jet, plain rim bowl. Washdown.

Washout.

Wall Closet with elongated rim and back inlet.

Prison Closet with Plain rim.

School Closet with Plain rim for seat operation.

Bowls to be free of special badging.

Urinals-

18" wide stall urinal straight front top inlet only.
18" wide stall urinal extended front top inlet only.
Wall hung Siphon Jet with top inlet and bottom outlet.
Wall hung Washout Jet with top inlet and bottom outlet.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-154

Respecting the Simplification and Standardization of Men's and Boys' Fur Felt and Wool Felt Hats and Hoods

Pursuant to authority conferred by Order No. 82 of The Wartime Prices and Trade Board, dated the 6th day of January, 1942, as amended by Order No. 122 of said Board, dated the 7th day of April, 1942, and Order No. 76 of said Board, dated the 16th day of December, 1941, and otherwise, I do hereby order, on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Men's and Boys' Furnishings, from time to time appointed by The Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "manufacturer" means any manufacturer of men's or boys' hats and hoods.
- 2. Every person who produces hat bodies of fur felt and/or every manufacturer shall limit his fur felt range to 15 dark shades and black and 3 medium or pastel shades.
 - 3. Every manufacturer shall
 - (a) reduce his sample ranges of fur felt and wool felt hats by $33\frac{1}{3}$ per cent of the number of ranges he exhibited in 1941;
 - (b) forthwith send to the Administrator a complete and accurate list of all his existing brands, names and dies which he was using on the date of this Order;
 - (c) limit the materials to be used in the manufacture of wool felt hats to ten colours and black;
 - (d) manufacture fur felt or wool felt hats of any style, quality or colour in quantities of six or multiples of six in a regular range of sizes of such hats;
 - (e) sell and deliver such hats and hoods to each of his regular customers on a pro-rata basis based on his total sales to each such customer during the years 1940 and 1941;
 - (f) pack in groups of at least 6 hats in an unwrapped or uncoloured cardboard container. No label larger than 10" x 10" shall be used on any such container;
 - (g) refrain from using any material for lining in any fur felt hat of the grade or quality now being sold at retail at \$4.00 or less.

- (h) refrain from using any material for lining in any wool felt hat of the grade or quality now being sold by the manufacturer at \$14.00 or less per dozen, or of the quality selling at retail at \$1.95 each or less on the basis of raw edge.
- (i) in any case where linings may be used, limit the same to the plain type; all piping, pleating, pliofilm or cellophane tips and plate printing on side and tips shall be eliminated.
- 4. In the manufacture of any wool felt or fur felt hat, no manufacturer shall use
- (a) any leather in excess of the amount required to make a sweat band $1\frac{7}{8}$ inches in width;
- (b) any fur felt or wool felt to make a brim, including welts, for any such hat in excess of $2\frac{3}{4}$ inches in width, provided that this subsection shall not apply to the manufacture of any cowboy or western type hat;
- (c) any printing or embossing on any sweat band of any hat excepting to print or emboss thereon the manufacturer's name or brand which has been listed with the Administrator; such printing or embossing shall appear but once thereon;
- (d) any new brand, name or dies, without the written consent of the Administrator.
- 5. No manufacturer shall charge any wholesaler or retailer for any of the following services or features in the manufacture, sale and delivery of hats in excess of the amount shown after each respective service or feature as follows:
 - (a) for any special order for quantities of less than six hats of a quality, colour and style when manufactured to order, not more than 35 cents per hat so ordered;
 - (b) for welt edges, at the rate of \$1.00 per dozen, for all qualities;
 - (c) for bindings up to and including 6 ligne, at the rate of \$1.00 per dozen, for all qualities;
 - (d) for bindings over 6 ligne, at the rate of \$1.50 per dozen, for all qualities;
 - (e) for extra rows of stitching used on bindings, welts or raw edge, 50 cents per dozen, per row, for all qualities;
 - (f) for fancy bands on wool hats, \$1.00 per dozen.
 - 6. This Order shall not be construed as prohibiting any manufacturer
 - (a) from using any raw materials which he now has in his stock, of colours exceeding the number permitted to be used as above prescribed;
 - (b) from selling or offering for sale any hats which he now has in stock, or any hats manufactured as in the last preceding subsection.

Dated at Ottawa, this 26th day of May, 1942.

J. D. C. FORSYTH,

Administrator of Men's and Boys' Furnishings.

APPROVED.

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-155

Respecting Industrial Gloves and Canvas, Canton, Jersey and Leather
Palm Work Gloves, Made of Cotton Fabrics

Pursuant to authority conferred by Order No. 76 of the Wartime Prices and Trade Board, dated the 16th day of December 1941, and otherwise, I do hereby order on behalf of such Board, and with the concurrence of the Administrator of Wholesale Trade and the Administrator of the Retail Trade, as follows:—

- 1. For the purposes of this Order,

 "industrial gloves" means cotton fabric work gloves specially manufacutred to
 required specifications, to be used for safety and other specific industrial purposes, and which are supplied by the manufacturer directly to industrial firms
 for their own use.
- 2. No manufacturer of industrial gloves shall hereafter sell or offer for sale any such industrial gloves at a price in excess of the highest lawful price at which such manufacturer sold such industrial gloves, or industrial gloves of a kind and quality substantially similar during the basic period established by the Maximum Prices Regulations.
- 3. No manufacturer of Canvas, Canton, Jersey and/or Leather Palm work gloves made of Cotton Fabric shall hereafter sell or offer for sale to any wholesaler or any retailer, such Cotton Fabric work gloves at a price which is more than 4% in excess of the price at which such manufacturer sold or offered for sale to wholesalers or to retailers such Cotton Fabric work gloves, or work gloves made of Cotton Fabric of a kind and quality substantially similar, during the month of June 1941.
- 4. When a manufacturer of Canvas, Canton, Jersey and/or Leather Palm work gloves has, pursuant to this Order, increased his price thereof to any wholesaler, the maximum price at which such wholesaler may sell or offer for sale such gloves shall be his highest lawful price for such gloves as fixed by the Maximum Prices Regulations, plus an increase of not more than one-half of the amount by which the said manufacturer's price to him has been increased.
- 5. No person shall hereafter sell or offer for sale at retail, any Canvas, Canton, Jersey and/or Leather Palm work gloves made of Cotton Fabric at a price in excess of the highest lawful price at which such person sold such Cotton Fabric work gloves, or Cotton Fabric work gloves of a kind and quality substantially similar, during the basic period established by the Maximum Prices Regulations.

Dated at Ottawa, this 11th day of May, 1942.

A. BRADSHAW,

Administrator of Work Clothing.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-156

Respecting the Use of Brass in Plumbing, Heating and Air-Conditioning Equipment and Supplies

Pursuant to authority conferred by Order No. 82 of the Wartime Prices and Trade Board, dated the 6th day of January, 1942, as amended by Order No. 122 of the said Board, dated the 7th day of April, 1942, and otherwise, I do hereby order on behalf of such Board, and with the concurrence of the Chairman of the Wartime Industries Control Board, as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Heating, Plumbing and Air-Conditioning Equipment and Supplies from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council.
- 2. No person shall hereafter use copper or brass for the purpose of manufacturing or assembling any article used in plumbing equipment.
 - (a) other than in the sizes, types and grades set out in Schedule "A" hereto annexed;

- (b) except in accordance with the regulations set forth in Schedule "B" hereto annexed; provided, however, that manufacturers may continue to assemble items other than those shown on Schedule "A" out of stocks now in their possession, but no manufacturer shall order, obtain or process any additional material except for the items listed in said Schedule "A".
- 3. Manufacturers shall report to the Administrator as soon as possible after November 1, 1942, the stocks of materials not listed in Schedule "A" which are in their possession on the first day of November, 1942.

Dated at Ottawa, this 20th day of May, 1942.

E. J. LAIDLAW,

Administrator of Heating, Plumbing and Air-Conditioning Equipment and Supplies.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

CONCURRED:

R. C. BERKINSHAW,

Chairman, The Wartime Industries Control Board.

Note:—Nothing in this Order contained is to be taken as indicating that any materials for the manufacture of the items enumerated in Schedule "A" will be available for use by any manufacturer.

SCHEDULE "A"

Referred to in Administrator's Order No. A-156 respecting the Use of Brass in Plumbing, Heating and Air-Conditioning Equipment and Supplies.

Hose Faucet (Short Shank Type). Page 3 Plain Sink Faucet (S.S. Flange).	
Hose Sink Faucet (S.S. Flange)	B. 2050
Swing Spout Sink Faucet (Plain Design)	
Swing Spout Sink Faucet (Deck Type)	
Plain Self-Closing Faucet (Short Shank type). Page 6 Rough Double Laundry Faucet. Straight Rough Stop. Angle Rough Stop.	B. 3025 B. 3270
Rough Compression Stop and Drain	—В. 3310
Straight Rough W. H. Stop. Angle Rough W. H. Stop. Straight Rough W. H. Stop (Slip Joint). Angle Rough W. H. Stop (Slip Joint). Rough Sediment Faucet.	B. 3380 B. 3391 B. 3401
Lavatory Faucet (Plain Design)	

Bath Faucet (Leg Bath)	B. 5021
Comb. Bubbler and Lav. Faucet (Industrial)B	. 15885
L. H. Ground Key Faucet (Industrial)	B. 6001 B. 6005 B. 6110
Square Head Steam Stop (Industrial) Page 15—Square Head Steam Stop (Industrial)	B. 8100 B. 8120
Square Head Steam Stop (Iron Industrial). Flat T. Head Stop (Industrial). Flat T. Head Stop. Flat T. Head Stop (Iron Body) (Industrial).	B. 8150 B. 8160
Shower (Concealed)	B. 9269
Shower (Exposed) Page 27—I Shower (Industrial)	
Rough Cast Angle Basin Connection. Page 30—I Rough Cast Straight Basin Connection.	
1½" Drain and Overflow (Built-in-Bath) Page 31—1 1¼" Drain and Overflow (Leg-Bath) 1 Drain and Overflow with Trap (Leg Bath) 1	B. 9720
Overrim Bath Filler	B. 9728
Overrim Bath Filler with Shower Diverter	B. 9813
1½" Rough Plain "S" Trap (Boston Type)Page 38—B1½" Rough Plain "P" Trap (Boston Type)B	. 10010
Iron "P" Trap. Page 39—B Iron "S" Trap. B Iron "P" Trap. B Iron "S" Trap. B	. 10161
Flush Trap Bushing. Page 40—B S. J. Nuts (Slip Joint). B	. 10271 . 10260
Basin Plug with Rubber Stopper and ChainPage 41—BSink ConnectionBSink Strainer w/StopperBC. O. PlugBSink Strainer w/StopperBP. O. PlugBTray Plug w/Rubber StopperBLead Pipe-Tray PlugBUniversal Sink StrainerBShower Strainer,— $1\frac{1}{2}$ ", 2" and 3"B	. 10300 . 10386 . 10350 . 10388 . 10360 . 10380 . 10440 . 10453
Strainer for Standard Urinal, also w/dome type strainer. Page 42—B. Cross Bar Strainer for Urinals—2", 3", 4", and 6" size. B. Cross Bar Strainer for Urinals. B. Stamped Brass Sink Strainer. B. Plug Sink Strainers. B. Sink Bolts. B.	. 10530 . 10531 . 10550 . 10570

Cast Chain Stay and Faucet Hole Cover 14" diam. flange	Page ·	43—B.	10671
Chain Stay		B.	10674
Stamped Basin Faucet Hole Cover.			
Stamped Bath Faucet Hole Cover		B.	10700
"S" Hook.		В. В	10700
S. J. Coupling.			
S. J. Elbow.			
N. P. Spun Flanges.			
C. I. Std. Cleanout Counter-sunk-Head (Standard and Winnipeg	r		
Pattern only)—Std.—2", 3", 4", 6", Wpg.—4", 6"	Page ·	47—B.	11041
C. I. Sewer Valve Brass Flap		B.	11050
TT' 1 TO 1 TO' T	D	40	
Urinals Flush Pipe Layouts, as illustrated on right hand corner only	. Page	48—	
Urinal Tank Syphon w/Locknut and Coupling Nut 14" size only	Dogo	10 B	11260
Offinal Tank Syphon w/ Locking and Coupling 19th 17 size only	.1 age	±9D.	11000
Urinal Bottom Tank Supply w/Reg. Stop		B.	11370
Fan Type Urinal Spreader, rough.		B.	11390
Bar Hinge			
Three Leaf Hinge for Wood Strip Seat		В.	11460
Set Closet Tank Fittings less supply pipe		B.	11500
Float Valve		B.	11580
	-	W 0 70	
Float Valve for high-up Tank less refill tube			
Copper Floats			
Copper Floats.			
Float Rods			
Refill Tube			
			116211
Simplex Float Valve w/Float Rod		В.	11620
Float Valve w/ ¹ / ₄ I.P. Rough Bent Tail			
Float Valve w/½ I.P. Rough Bent Tail		В.	11630
		В.	11630
Float Valve w/¼ I.P. Rough Bent Tail. Float Valve w/¼ I.P. Rough St. Tail.		В.	11630 11640
Float Valve w/¼ I.P. Rough Bent Tail. Float Valve w/¼ I.P. Rough St. Tail. Float Valve, threaded for I.P. w/Float Rod.		B.	11630 11640 11650
Float Valve w/¼ I.P. Rough Bent Tail. Float Valve w/¼ I.P. Rough St. Tail.		B.	11630 11640 11650
Float Valve w/¼ I.P. Rough Bent Tail. Float Valve w/¼ I.P. Rough St. Tail. Float Valve, threaded for I.P. w/Float Rod. Humidifier Valve Assembly.	. Page	B. B. 51—B.	11630 11640 11650 11654
Float Valve w/¼ I.P. Rough Bent Tail. Float Valve w/¼ I.P. Rough St. Tail. Float Valve, threaded for I.P. w/Float Rod. Humidifier Valve Assembly. Humidifier Valve Assembly Straight Shank.	. Page	B. B. 51—B.	11630 11640 11650 11654 11655
Float Valve w/¼ I.P. Rough Bent Tail. Float Valve w/¼ I.P. Rough St. Tail. Float Valve, threaded for I.P. w/Float Rod. Humidifier Valve Assembly.	. Page	B. B. 51—B.	11630 11640 11650 11654 11655
Float Valve w/¼ I.P. Rough Bent Tail. Float Valve w/¼ I.P. Rough St. Tail. Float Valve, threaded for I.P. w/Float Rod. Humidifier Valve Assembly Humidifier Valve Assembly Straight Shank Flush Valve—Douglas Pattern.	.Page	BB. 51—BB.	11630 11640 11650 11654 11655 11710
Float Valve w/¼ I.P. Rough Bent Tail. Float Valve w/¼ I.P. Rough St. Tail. Float Valve, threaded for I.P. w/Float Rod. Humidifier Valve Assembly Humidifier Valve Assembly Straight Shank Flush Valve—Douglas Pattern Link Wire for Douglas Flush Valve. Flush Valve Body Lock Nut.	. Page	BB. 51—BBB.	11630 11640 11650 11654 11655 11710 11730 11740
Float Valve w/¼ I.P. Rough Bent Tail. Float Valve w/¼ I.P. Rough St. Tail. Float Valve, threaded for I.P. w/Float Rod. Humidifier Valve Assembly Humidifier Valve Assembly Straight Shank. Flush Valve—Douglas Pattern. Link Wire for Douglas Flush Valve. Flush Valve Body Lock Nut. Guide for Flush Valve.	.Page	BB. 51—BBBB.	11630 11640 11650 11654 11655 11710 11730 11740 11750
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Closet Screw with Head	B. 12070
Vitreous China Bolt Cap	B. 12080
Rod Links for Closet Pull	B. 12090
Flush Bracket and Lever for High-up Tank (8 x 10 x 17)	B. 12120
Flush Bracket and Lever for High-up Tank (10 x 23 x 11) (9 x 20 x 10)	B. 12121

The numbers in the right hand column of the above Schedule are the serial numbers of the items, as said items are listed in Catalogue 21B, General, of the Empire Brass Manufacturing Company, Limited.

SCHEDULE "B"

Referred to in Administrator's Order No. A-156

Respecting the Use of Brass in Plumbing, Heating and Air-Conditioning Equipment and Supplies

- 1. The use of copper or brass pipe on inlet and outlet tubes of float valves is prohibited. Brass or copper tube on refill and Douglas overflow valves may be used.
- 2. The inlet connection on float valves shall not be longer than 6'' from shank to valve head. Cast brass tube to be used wherever possible.
- 3. Water-controlled Flush Valves outlet tubes shall not be longer than 6'' and valve centre to top of fixtures shall not be more than 7''.
 - 4. The manufacture of the following items is prohibited:
 - (a) Exposed Stuffing Boxes on Compression Brass,
 - (b) $1\frac{3}{8}$ " and $1\frac{1}{2}$ " Drain overflow for leg baths.
 - (c) Brass Traps except Plain "S" and "P" Boston Type.
- 5. All brass tubing used in the manufacture of items in Schedule "A" shall not be heavier than 19 gauge. No sizes of brass or copper tubing other than $\frac{1}{4}$ ", $\frac{3}{4}$ ", $\frac{1}{4}$ ", $\frac{1}{4}$ ", $\frac{1}{4}$ ", and $\frac{1}{2}$ " (O.D. Size) shall be used in the manufacture of any items listed in Shedule "A".

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-157

Respecting Flour Bags

Whereas in consequence of the shortage in the available supplies of burlap, jute, cotton, kraft paper and coated paper required for essential purposes, it is considered necessary in the public interest to conserve such supplies by regulating the size of containers which may be used for the packing of flour for domestic consumption;

And whereas in order to effect economies in the manufacture of flour bags, it is deemed expedient to prescribe the method of production thereof;

Now, therefore, pursuant to authority conferred by Order No. 82 of The Wartime Prices and Trade Board, dated the 6th day of January, 1942, as amended by Order No. 122 of said Board, dated the 7th day of April, 1942, and otherwise, I do hereby order, on behalf of such Board, with the concurrence of the Administrators of Wholesale and Retail Trade, as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Flour and Cereal Products from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "flour" means the finer part of meal obtained by bolting wheat and includes but is not restricted to such products as farina, graham flour and whole wheat flour;
- (c) "retailer" means any person who, in the ordinary course of business, sells goods from a retail store and not for purposes of resale.

- 2. No person shall hereafter manufacture, sell, offer for sale, deliver, supply, or in any manner distribute, and no person shall purchase, accept delivery of, or in any manner receive any new container to be used for the packing of flour, cracked wheat or edible bran when such container is made of burlap, jute, cotton, kraft paper or coated paper except in any of the following net capacities (by weight when packed)—

 - (a) seven pounds (7 lbs.);(b) twenty-four pounds (24 lbs.);
 - (c) forty-nine pounds (49 lbs.);
 - (d) ninety-eight pounds (98 lbs.).
- 3. No person shall hereafter use any new container of a size other than as provided in the next preceding section to pack any flour.
- 4. No person shall hereafter print, brand or otherwise inscribe any letters, characters, words, trademarks or designs on any part of any such containers, excepting on the face or front thereof.
- 5. (1) Nothing herein shall be construed as prohibiting any person from selling, buying, or otherwise dealing in or using any new container of a size other than authorized above which was manufactured prior to the date of this Order, provided, however, that every person who has in his possession or under his control any new containers of sizes other than those designated in section 2 above, shall forthwith make a report in writing to the Administrator showing therein and separately detailed
 - (a) the quantity and sizes of each kind he had in stock at the date of this Order;
 - (b) the quantity and sizes he had on order for delivery, or subject to an order for delivery as of the date of this Order, stating further, as the case may be
 - (i) the date when ordered and from whom ordered; or
 - (ii) the date when ordered and by whom ordered.
- (2) Every person who, at the date of this Order, had in stock any containers of sizes other than those designated in section 2 above, shall report in writing to the Administrator as and when such stocks have been exhausted.
 - 6. Nothing in this Order shall be construed as
 - (a) prohibiting any person from purchasing or otherwise acquiring any containers whatsoever for the packing of any flour, cracked wheat or edible bran for sale to the Department of Munitions and Supply and the Department of National Defence or to any agency of either of said Departments; or
 - (b) prohibiting any retailer from packing or packaging any bulk flour for sale in any new container of a size less than 7 pounds capacity and regularly used by him for such purposes prior to the date of this Order.
- 7. The Administrator may from time to time grant such exemption, permit or authority in special cases of individual hardship or in such other cases as he deems proper.

Dated at Ottawa, this 13th day of May, 1942.

J. J. PAGE,

Administrator of Flour and Cereal Products.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-158, dated May 15, 1942

REVOKED BY

Administrator's Order No. A-412, dated Sept. 14, 1942

Administrator's Order No. A-159

Respecting Round White Cedar Posts

Pursuant to authority conferred by Order No. 76 of The Wartime Prices and Trade Board, dated the 16th day of December, 1941, and otherwise, I do hereby order, on behalf of such Board, and with the concurrence of the Chairman of The Wartime Industries Control Board as follows:

1. For the purposes of this Order,

(a) "producer" means any person west of the 90th meridian of longitude engaged in

the production for sale of round white cedar posts;

(b) "wholesale dealer" means any person who purchases, deals in, sells and/or distributes round white cedar posts to retail dealers and/or industrial users, and who does not in the ordinary course of business sell directly to the consumer except through a retail department;

(c) "price" means the price of such posts F.O.B. cars at the nearest shipping point

from which rail carriers will accept billing.

2. The maximum price at which any producer or wholesale dealer may sell or offer for sale any round white cedar posts of the size hereunder set forth and produced west of the 90th meridian of longitude for delivery in the Province of Manitoba, Saskatchewan or Alberta, shall be the price set opposite such size hereunder:

	Maximum Price F.O.B.
Size	Shipping Point
2" round 7"	7c. each
3" round 7"	10c. each
4" round 7'	15c. each
5" round 7'	18c. each
6" round 7"	21c. each
5" round 8'	22c. each
6" round 8"	28c. each
7" round 8"	35c. each
4" round 10'	30c. each
5" round 10'	35c. each

- 3. Each producer who sells round white cedar posts to a wholesale dealer for delivery in the Province of Saskatchewan, Alberta or Manitoba, shall allow such wholesale dealer a commission of not less than \$10.00 per car, and in addition, if the account of such wholesale dealer so incurred is paid within fifteen days from the date of shipment, a discount of 2 per cent of such purchase price.
- 4. Each producer or wholesale dealer who sells round white cedar posts produced west of the 90th meridian of longitude for delivery in the Province of Saskatchewan, Manitoba or Alberta, to retail dealers, shall allow to such retail dealers a discount of 2 per cent on the net amount of the account for such posts, after the freight charges are deducted, if such account is paid within fifteen days from the date of shipment.
- 5. Inspection of round white cedar posts shall be governed by the official manufacturing specifications of the Western Red and Northern White Cedar Association, approved by such Association on the 16th day of December, 1933.

Dated at Ottawa, this 15th day of May, 1942.

A. S. NICHOLSON, Timber Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

CONCURRED:

R. C. BERKINSHAW,

Administrator's Order No. A-160

Respecting Round White Cedar Posts

Pursuant to authority conferred by Order No. 76 and 91 of The Wartime Prices and Trade Board, dated the 16th day of December, 1941 and the 20th day of January, 1942, respectively, and otherwise, I do hereby order on behalf of such Board, and with the concurrence of the Chairman of The Wartime Industries Control Board, as follows:

- 1. For the purposes of this Order, (a) "retailer" means any person who purchases from a wholesaler or producer for resale to the consumer.
- 2. The maximum price at which any retailer may hereafter sell or offer for sale round white cedar posts produced west of the 90th meridian shall be thirty-five per cent (35%) in excess of the delivered cost price of such posts at the retailer's place of business.

Dated at Ottawa, this 15th day of May, 1942.

A. S. NICHOLSON, Timber Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

CONCURRED:

R. C. BERKINSHAW,

Chairman, The Wartime Industries Control Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-161

Respecting Western Red Cedar Posts

Pursuant to authority conferred by Orders No. 76 and 91 of The Wartime Prices and Trade Board, dated the 16th day of December, 1941, and the 20th day of January, 1942, respectively, and otherwise, I do hereby order on behalf of such Board, and with the concurrence of the Chairman of The Wartime Industries Control Board, as follows:

1. For the purposes of this Order,

- (a) "retailer" means any person who purchases from a wholesaler or producer for resale to the consumer.
- 2. The maximum price at which any retailer may hereafter sell or offer for sale in the Provinces of Alberta, Saskatchewan and Manitoba any split or round Red Cedar Posts produced in the Province of British Columbia or Alberta shall be thirty-five per cent (35%) in excess of the delivered cost price of such posts at the retailer's place of business.

Dated at Ottawa, this 15th day of May, 1942.

A. S. NICHOLSON, Timber Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

CONCURRED:

R. C. BERKINSHAW,

Administrator's Order No. A-162 dated May 15, 1942

REVOKED BY

Administrator's Order No. A-468 dated Sept. 14, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-163

Respecting Western Red Cedar Posts.

Pursuant to authority conferred by Order No. 76 of The Wartime Prices and Trade Board, dated the 16th day of December, 1941, and otherwise, I do hereby order, on behalf of such Board, and with the concurrence of the Chairman of The Wartime Industries Control Board, as follows:

1. For the purposes of this Order,

(a) "producer" means any person in the Provinces of British Columbia and/or Alberta engaged in the production for sale of split and/or round red cedar posts,

- (b) "wholesale dealer" means any person who purchases, deals in, sells and/or distributes such red cedar posts to retail dealers and/or industrial users, and who does not in the ordinary course of business sell directly to the consumer, except through a retail department.
- 2. The maximum price per 100 posts, F.O.B. car, at which any producer or wholesale dealer may sell or offer for sale any split and/or round red cedar posts produced in the Province of Alberta or British Columbia for delivery to a point in the Province of Alberta, Saskatchewan or Manitoba, shall be the price set out for such posts in Schedule "A" hereto under the Column giving the rate of freight to that particular point from place of shipment.
- 3. Each producer who sells split and/or round red cedar posts to a wholesale dealer for delivery in the Province of Alberta, Saskatchewan or Manitoba, shall allow such wholesale dealer a commission at the rate of $\frac{1}{2}$ cent per post, and in addition shall allow to such wholesale dealer such of the following terms of sale as has been his customary trade practice:
 - (a) 2 per cent discount on the net amount of the invoice after deduction of freight charges and commission, if paid within fifteen days from the date of shipment. If paid after fifteen days and within thirty days of the date of shipment, the net amount of the invoice shall be paid;

(b) 2 per cent discount on the net amount of the invoice after deduction of freight charges and commission, if paid for in cash upon receipt of documents.

- 4. Each producer or wholesale dealer who sells split and/or round red cedar posts produced in the Province of Alberta or British Columbia for delivery in the Province of Manitoba, Alberta or Saskatchewan to a retail dealer, shall accord such retail dealer the customary terms of sale.
- 5. Inspection of split and/or round red cedar posts shall be governed by the specifications for such posts adopted by the Western Red Cedar Association on the 3rd day of May, 1918, and set out in Schedule "B" hereto.

Dated at Ottawa, this 15th day of May, 1942.

A. S. NICHOLSON, Timber Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

CONCURRED:

R. C. BERKINSHAW,

SCHEDULE "A"

Being Schedule "A" attached to and forming part of Administrator's Order No. A-163

MAXIMUM PRICES OF RED CEDAR POSTS

When sold by producers and wholesale dealers

(Prices per hundred posts f.o.b. cars, freight rates as shown)

29c.	12-72 116-46 20-78 119-04 24-44 116-59 116-59 26-02 26-02 26-03 316-90 73-80 73-80
28c.	12.54 116.22 20.46 20.46 24.08 24.08 38.30 19.00 25.64 41.04 41.04 57.88 72.60
27c.	12.36 15.98 20.14 18.52 23.72 16.17 16.17 18.75 25.26 25.26 25.92 55.93 71.40
26c.	12.18 10.826 10.826 18.26 18.26 18.26 18.50 18.5
250.	12.00 19.50 19.50 18.00 18.00 18.25 18.25 18.25 18.25 18.25 18.25 18.25 18.25 18.25 18.25 18.25 18.25 18.25 18.25
24c.	11.82 15.26 19.18 17.74 22.64 22.64 18.00 23.33 38.39 38.39 54.04 51.60 67.80
23c.	11.64 15.02 17.48 17.48 22.28 22.28 23.37 15.33 17.75
. 22c.	11.46 114.78 118.54 117.52 21.75 21.75 117.50 21.75 22.36 22.36 25.12 25.12 65.40 65.40
210.	11.28 14.54 18.22 10.96 21.56 21.56 22.98 32.10 36.28 36.28 51.16 64.20
20c.	11.10 14.30 17.90 16.70 16.70 17.00 17.00 17.00 17.00 18.00 18.00 18.00
19e,	10.92 14.06 17.58 16.44 20.84 16.75 30.90 34.92 47.10 61.80
Rate of Freight	SPLITS————————————————————————————————————

SCHEDULE "A"-Continued

41c.	14.88 19.34 24.62 22.16 28.76	19-11 22-25 30-58 44-10 49-88 70-36 66-90 88-20
40c.	14.70 19.10 24.30 21.90 28.40	18.90 22.00 30.20 43.50 49.50 69.40 66.00 87.00
39c.	14.52 18.86 23.98 21.64 28.04	18.69 21.75 29.82 42.90 48.52 68.44 65.10 85.80
38c.	14.34 18.62 23.66 21.38 27.68	18 · 48 21 · 50 29 · 44 42 · 30 47 · 84 67 · 48 64 · 20 84 · 60
37c.	14.16 18.38 23.34 21.12 27.32	18.27 21.25 29.06 41.70 47.16 66.52 63.30 83.40
36c.	13.98 18.14 23.02 20.86 26.96	18.06 21.00 28.68 41.10 46.48 65.56 62.40 82.20
356.	13.80 17.90 22.70 20.60 26.60	17.85 20.75 28.30 40.50 45.80 64.60 61.50 81.00
34c.	13.62 17.66 22.38 20.34 26.24	17.64 20.50 27.92 39.90 45.12 63.64 60 60 79.80
336.	13.44 17.42 22.06 20.08 25.88	17.43 20.25 27.54 39.30 44.44 62.68 59.70 78.60
32c.	13.26 17.18 21.74 19.82 25.52	17.22 20.00 27.16 38.70 43.76 61.72 58.80 77.40
31c.	13.08 16.94 21.42 19.56 25.16	17 · 01 19 · 75 26 · 78 38 · 10 43 · 08 60 · 76 57 · 90 76 · 20
30c.	12.90 16.70 21.10 19.30 24.80	16.80 19.50 26.40 37.50 42.40 59.80 57.00
Rate of Freight	Spirits———————————————————————————————————	Rounds— 3" top—7" 5" top—7" 5" top—7" 6" top—7" 6" top—8" 8" top—10" 8" top—10"

Nelson rates apply on shipments moving via Crow's Nest; Salmon Arm rates apply on shipments moving via Golden.

SCHEDULE "B"

Being Schedule "B" attached to and forming part of Administrator's Order No. A-163

Specifications for

RED CEDAR POSTS (Adopted May 3, 1918)

(WESTERN RED CEDAR ASSOCIATION)

All posts must be well manufactured from reasonably sound cedar timber and must measure at small end as follows:—

4-in. Split Posts not less than $11\frac{3}{4}$ inches in circumference.

5-in. Split Posts not less than $14\frac{1}{2}$ inches in circumference.

6-in. Split Posts not less than $17\frac{1}{4}$ inches in circumference.

7-in. Split Posts not less than 201 inches in circumference.

Size of round posts at small end may be one-quarter of an inch less than diameter specified.

Length of posts may be two inches short of specified length.

Char or discoloration no defect providing timber is reasonably sound.

ROT. A small amount of rot is allowed and other defects which do not impair the strength for the use as a fence post.

Note:—Variation in length and size of posts is admitted on account of the inaccuracies accompanying the cutting of cedar in the woods by hand.

The phrase "reasonably sound" is intended to cover stock which while containing defects is yet sufficiently strong for the purpose for which it is intended.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-164

Respecting Deliveries of Tobacco and Confectionery in Ottawa, Hull and District by Wholesalers to Retailers

Pursuant to authority conferred by Order No. 82 of the Wartime Prices and Trade Board, dated the 6th day of January, 1942, as amended by Order No. 122 of the said Board, dated the 7th day of April, 1942, and otherwise, I do hereby order on behalf of such Board, and with the concurrence of the Administrator of Wholesale Trade, as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Services or any Deputy Administrator of Services, duly appointed as such by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "tobacco and confectionery" means and includes any cigarettes, cigars, fine or rough cut tobacco, plug tobacco, smokers' sundries (excluding matches), chewing gum, chocolate bars, "Life Savers", bulk and packaged chocolates, fountain supplies, cones for ice cream, sweets or candies or other confectionery;
- (c) "wholesaler" means any person engaged wholly or partly in the business of selling at wholesale any tobacco or confectionery to a retailer;
- (d) "deliver" means the act of delivering any tobacco or confectionery by the wholesaler to a retailer by any means;
- (e) "retailer" means any person who in the ordinary course of business sells goods from a retail store and not for purpose of resale;
- (f) "common carrier" means any railroad or steamship company and includes any trucker who is licensed by any provincial authority to carry goods of others over a specified route within the territory referred to in this Order.

- 2. For the purposes of this Order, the area normally served by the wholesalers of tobacco and confectionery doing business in the Cities of Ottawa and Hull is hereby divided into 3 zones, namely:
 - Zone 1—shall include the City of Ottawa and suburbs, including Aylmer on the West and the City of Hull on the North and Hog's Back and Uplands on the South, and Gatineau Mills and Gatineau Point on the East;
 - Zone 2—shall include the area within a radius of fifty miles from such wholesaler's warehouse, excepting the area designated as Zone 1;
 - Zone 3—shall include any point normally served by such wholesaler outside of the aforesaid radius.
- 3. Zone 1 hereinbefore described shall for the purposes of this Order be divided into 3 areas, as follows:
 - Area 1—shall include that part of greater Ottawa which is bounded on the North by the Ottawa River, on the East by the Eastern Limit of the Municipality of Eastview and on the West by the Rideau Canal;
 - Area 2—shall include that part of Ottawa bounded on the East by the Rideau Canal, on the South by the Southern Limit of Ottawa South, on the West by the production North and South of Bronson Avenue and on the North by the Ottawa River and also the City of Hull;
 - Area 3—shall include that part of greater Ottawa lying between the production North and South of Bronson Avenue and the Western boundary of Britannia, and the towns of Aylmer, Gatineau Point and Gatineau Mills and the district of Hog's Back, Uplands and Prescott Highway.
- 4. No wholesaler shall on or after the 18th day of May, 1942, deliver or cause to be delivered any tobacco and/or confectionery to any retailer
 - (a) unless the value at the wholesaler's price of the tobacco and/or confectionery to be delivered to any one retailer at any one time exceeds the sum of \$5.00;
 - (b) in area 1 except on Monday and Thursday of each week;
 - (c) in area 2 except on Tuesday and Friday of each week;
 - (d) in area 3 except on Wednesday and Saturday of each week;
 - (e) in zone 2 except to make one delivery per week;
 - (f) in zone 3 except by means of a common carrier;
 - (g) more than once on any day or in any week, as the case may be, on or in which delivery is permitted as aforesaid.
- 5. No wholesaler shall hereafter use or cause to be used any truck as a means of conveyance for any salesman or agent employed or authorized by him to solicit any orders for tobacco and/or confectionery except when such truck is being used to make regular deliveries as permitted in this Order.
- 6. In case any delivery day for any zone or area as hereinbefore provided, falls on a statutory or other holiday any wholesaler may make deliveries in such zone or area on the day before or on the day after such holiday.

Dated at Ottawa, this 18th day of May, 1942.

J. STEWART,
Administrator of Services.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Administrator's Order No. A-165

Respecting the Manufacture of Caskets

Pursuant to authority conferred by Order No. 82 of the Wartime Prices and Trade Board, dated the 6th day of January, 1942, and Order No. 122 of the Wartime Prices and Trade Board, dated the 7th day of April, 1942, and otherwise, I do hereby order, on behalf of such Board as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Furniture and Brushes from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "manufacturer" means any person engaged wholly or partly in the manufacture, trimming or upholstering of caskets and outside shells or shipping shells.
- 2. No manufacturer shall hereafter manufacture any adult-size casket other than in a size and in accordance with the specifications set forth in Schedule "A" hereto.
 - 3. No manufacturer shall hereafter manufacture or supply any casket
 - (a) providing means for opening it for viewing other than by means of a
 - (i) lift lid, or
 - (ii) hinge plate, or
 - (iii) J panel, or
 - (iv) K panel.
 - (b) having carrying-handles of any new design.
- 4. Unless permitted in writing by the Administrator, no manufacturer shall hereafter attach end handles to any octagon caskets except caskets of a size known to the trade as extra and double extra.
- 5. No person shall hereafter, unless permitted in writing by the Administrator, supply with or attach to any casket any material to provide the accessory known to the trade as (i) a "throw" or (ii) a "top extend-over" or (iii) an "overthrow".
- 6. In the manufacture of the article known to the trade as an "outside shell' or "shipping shell", no manufacturer shall hereafter use
 - (a) any oak lumber;
 - (b) cypress lumber for more than ten per cent of the total number of such shells;
 - (c) any lumber for more than 2 cleats for the top of a shell, such cleats not to exceed $3\frac{1}{2}$ inches in width, provided, however, that lumber may be used to make a 12 inch panel therefor or an 18 inch panel therefor.
- 7. No manufacturer shall hereafter manufacture, sell or offer for sale any adult size covered caskets
 - (a) of more than 18 designs which shall be of the types and in accordance with the specifications set forth in Part 1 of Schedule B hereto; and
 - (b) in addition to those designs permitted in the next preceding sub-section, of more than 6 designs permitted by the Administrator in writing; and, in applying for such permit, drawings and specifications showing dimensions and method of construction, including details of the class and quality of materials to be used for covering, shall be submitted to the Administrator.
- $8.\ \mbox{No manufacturer}$ shall hereafter manufacture, sell or offer for sale any adult-size caskets made of finished wood, unless
 - (a) the wood is of elm, ash, birch, beech, cherry, maple, basswood, cypress, plain oak, quarter cut oak, walnut or mahogany; and

(b) he is permitted so to do by the Administrator in writing; and, in applying for such permit, a photograph or drawing of each proposed design, showing dimensions and such further details as the Administrator may require, shall be submitted to the Administrator.

Dated at Ottawa, this 18th day of May, 1942.

JAS. E. FERGUSON,
Administrator of Furniture and Brushes.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE A

Referred to in Administrator's Order No. A-165

RESPECTING SIZES OF CASKETS FOR ADULTS

Covered or Imitation Grained Caskets.
 All sizes are of maximum inside measurement.

Covered or Imitation		Wi	dth	De	pth
Grained	Length	Bottom	Тор	Not Less than	Not More than
Square Casket. Square Imitation Grained Octagon Casket. Octagon Casket.	6' 3'' 6' 5' 6'' & 6' 6' 3''	21½"' 21½"' 18"' in length m	21½" ay be permit	13'' 13'' 13''	14" 14" 14"

All caskets known to the trade as the round-corner square type shall be constructed in the same size as that provided for the square casket.

All caskets known to the trade as "elliptic" shall be constructed in the same size as that provided for the octagon casket.

2. Finished Wood Caskets.

		Width		Depth	
Finished Wood Caskets	Length	Bottom	Тор	Not less than	Not more than
SquareSquare and Octagon Casket	6' 3'' 6' 3''	21½'' 18''	21½'' 21½''	13'' 13''	14'' 14''

3. With respect to the types of caskets referred to in paragraphs 1 and 2 of this Schedule each manufacturer may continue his own standard of construction thereof.

SCHEDULE B

PART 1

RESPECTING COVERED CASKETS

- 1. A hospital casket shall be made in either the octagon or square shape, with shaped or plain plate and with a lift lid. The covering therefor shall be in plain vicuna. The interior thereof shall be of cotton. Attached thereto shall be not more than four steel bar handles, sprayed finish. The lid shall be attached by means of six thumb-screws, with no catches, hinges or plate. A crucifix may be supplied.
- 2. An octagon casket of the type having a plain side with no side moulding but with a top mould and flat plate shall be made with
 - (i) a lift lid;
 - (ii) a covering of plain vicuna;
 - (iii) a lining of the cheapest rayon procurable;
 - (iv) the lid lined with a cotton material;
 - (v) excelsior and cotton as the means of padding for upholstering;
 - (vi) six short bar steel handles of the cheapest sprayed type;
 - (vii) no metal plate attached;
 - (viii) no name plate or other similar plate;
 - (ix) a crucifix supplied or attached if specially ordered.
- 3. An octagon casket of the type having a moulded side (one piece only moulded by sticker operation) and having a top mould, flat plate, with or without beaded top, shall be made with
 - (i) a lift lid or hinge plate;
 - (ii) a covering of plain vicuna;
 - (iii) a lining of the cheapest rayon procurable;
 - (iv) the lid lined with a cotton material;
 - (v) excelsior and cotton as the means of padding for upholstering;
 - (vi) six short bar steel handles of the cheapest sprayed type;
 - (vii) a name plate, "at rest" plate or similar plate or crucifix if specially ordered.
- 4. An octagon casket of the type having a moulded side (one piece only moulded by sticker operation) and having a top mould with a swell plate shall be made with
 - (i) no base or crown mould;
 - (ii) lift lid or hinge plate, or J panel, or K panel;
 - (iii) a covering of plain vicuna or figured vicuna;
 - (iv) a lining of brocade rayon;
 - (v) a pillow on K panel only;
 - (vi) hardware of sprayed finish only;
 - (vii) 3 x o sprayed extension handles if the casket is made in K panel type;

An octagon casket of this type shall be cut 2 inches off centre.

- 5. An octagon casket of the type having a moulded side (one piece only moulded by sticker operation) and having a top mould and base mould, flat plate, with or without beaded top, shall be made with
 - (i) a J panel or K panel and cut 2 inches off centre;
 - (ii) covering, lining and hardware of the same type and quality as provided for in paragraph No. 4 hereof.

6. An octagon casket of the type having a moulded side (one piece only moulded by sticker operation) having a top mould, flat plate, with or without beaded top and with swell corners, shall be made with

(i) K panel only;

- (ii) covering and interior of the same kind and quality of material as provided in paragraph No. 4 hereof, except that in addition there may be cotton plush;
- (iii) a design for the interior in the standard crushed or three needle shirred type and, if shirred, such work shall be restricted to two rows on the rail and three rows on the plate;

(iv) hardware of 3 x 0 sprayed extension handle type.

7. An octagon casket of the type having a plain side with

- (i) base mould, bead for crown, top mould and swell plate, and with hinge plate of J panel only;
- (ii) in all other respects, the detail specified in paragraph No. 6 hereof except that special materials for covering and lining may be used;

(iii) all hardware of the sprayed finish type.

8. An octagon casket of the type having a plain side with base, crown and swell corners, top mould and swell plate shall be made with

(i) lift lid, hinge plate, J panel or K panel;

(ii) a lining of C 250 or 400 rayon satin;

(iii) any special design for interior;

(iv) extension hardware not to exceed \$3.60 per set, casket manufacturer's cost.

A covering of vicuna of any type or any special quality may be used.

- 9. An octagon casket of the type similar to that specified in paragraph No. 8 hereof and having a three panel top, shall be made in accordance with the specifications set forth in paragraph No. 8 hereof.
- 10. A square casket of the type having plain sides, base and crown, 5 inch moulding, set-on corner, top mould and swell plate, shall be made with

(i) lift lid, hinge plate, J panel or K panel and a covering of vicuna or cotton plush;

(ii) a lining of C 250 or 400 rayon satin;

(iii) standard interior only, except that a pillow may be used;

(iv) hardware of the 3 x 1 sprayed extension handle type.

- 11. A square casket of the type having plain sides, base and crown, 6 inch moulding, set-on corner, top mould and swell plate, shall be made according to the specifications set forth in paragraph No. 10 hereof.
- 12. A square casket of the type having plain sides, base and crown, set-on corner, top mould and swell plate, with

(i) K panel only;

(ii) a covering of vicuna of any type or quality;

(iii) a lining of rayon satin of the quality C 250 or 400;

(iv) hardware of the 3 x 1 extension, plated, finish type of a quality not to exceed that for which the casket manufacturer's cost is \$4.50;

(v) rigid handles if specially ordered.

PART II

Respecting caskets made of Elm or Ash, band sawn corner

Design No. 1 shall be made with

- (i) built-up top of frame and panel;
- (ii) a natural or special finish;

(iii) any authorized panel;

- (iv) a lining of C 250 material or any other material of same price range and Standard crush;
- (v) hardware of the 3 x 1 sprayed extension handle type with 7/8 bar.

Design No. 2 shall be made in accordance with the specifications prescribed for Design No. 1 but with swell top.

Administrator's Order No. A-166

Respecting Hudson's Bay Company

Whereas the Fur Trade Department of Hudson Bay Company of Winnipeg, Manitoba operates retail trading posts for the sale of goods in remote areas of Northern Quebec, Northern Ontario, Northern Manitoba, Northern Saskatchewan, Northern Alberta, and the North West Territories of Canada;

And whereas due to their isolated positions, the above mentioned trading posts must be supplied from one year to eighteen months in advance, and their maximum retail selling prices during the basic period did not reflect increased replacement costs up to and including the basic period;

And whereas it is expedient that new maximum retail prices be established on all goods sold by the trading posts, hereinafter designated in this Order, and that such new maximum prices reflect the replacement costs at market price in effect during the water navigation season to the North West Territories of Canada in the Spring and Summer of 1942.

Now therefore, pursuant to authority conferred by Order No. 91 of the Wartime Prices and Trade Board, dated the 20th day of January, 1942, and otherwise, I do hereby order, on behalf of such Board as follows:

1. The maximum price at which the Hudson's Bay Company may hereafter sell or offer for sale at retail any article of merchandise at any trading post named in Schedule "A" hereto shall be the maximum price for the same or a substantially similar article established by the said Company during the basic period provided by the Maximum Prices Regulations, plus an increase not greater than the amount by which the laid down cost to the said Company of such article during the said basic period exceeds the laid down cost to the said Company of the same or of a substantially similar article during the Spring season of 1941.

Dated at Ottawa, this 18th day of May, 1942.

E. G. BURTON,
Administrator of Retail Trade.

APPROVED:

D. GORDON.

Chairman, The Wartime Prices and Trade Board.

SCHEDULE

Being schedule referred to in and forming part of Administrator's Order No. A-166.

REMOTE TRADING POSTS OWNED AND OPERATED BY HUDSON'S BAY COMPANY

Fort McPherson. N.W.T. Nueltin Lake N.W.T. Arctic Red River. " Eskimo Point. " Fort Good Hope. " Chesterfield Inlet. " Fort Norman. " Baker Lake. " Fort Wrigley. " Repulse Bay. " Fort Simpson. " Padley. " Fort Providence. " Tavane. " Fort Rae. " Igloolik. " Fort Resolution. " Lake Harbour. " Fort Smith. " Cape Dorset. " Hay River. " Pangnirtung. " Rocher River. " Clyde. " Snowdrift. " Pond Inlet. " Southampton Island. " Aklavik. " Cape Smith. "			1	I .
Arctic Red River " Eskimo Point. " Fort Good Hope " Chesterfield Inlet. " Fort Norman " Baker Lake. " Fort Wrigley " Repulse Bay. " Fort Simpson. " Padley. " Fort Providence. " Tavane. " Fort Rae. " Igloolik. " Fort Resolution. " Lake Harbour. " Fort Smith. " Cape Dorset. " Hay River. " Pangnirtung. " Rocher River. " Clyde. " Snowdrift. " Pond Inlet. " Yellowknife. " Southampton Island. " Aklavik. " Cape Smith. "	Trading Post	Location	Trading Post	Location
Arctic Red River " Eskimo Point. " Fort Good Hope " Chesterfield Inlet. " Fort Norman " Baker Lake. " Fort Wrigley " Repulse Bay. " Fort Simpson. " Padley. " Fort Providence. " Tavane. " Fort Rae. " Igloolik. " Fort Resolution. " Lake Harbour. " Fort Smith. " Cape Dorset. " Hay River. " Pangnirtung. " Rocher River. " Clyde. " Snowdrift. " Pond Inlet. " Yellowknife. " Southampton Island. " Aklavik. " Cape Smith. "				
Arctic Red River " Eskimo Point. " Fort Good Hope " Chesterfield Inlet. " Fort Norman " Baker Lake. " Fort Wrigley " Repulse Bay. " Fort Simpson. " Padley. " Fort Providence. " Tavane. " Fort Rae. " Igloolik. " Fort Resolution. " Lake Harbour. " Fort Smith. " Cape Dorset. " Hay River. " Pangnirtung. " Rocher River. " Clyde. " Snowdrift. " Pond Inlet. " Yellowknife. " Southampton Island. " Aklavik. " Cape Smith. "	Fort MaDhargan	NT W/T	Nucltin Lake	NWT
Fort Good Hope. " Chesterfield Inlet. " Fort Norman. " Baker Lake. " Fort Wrigley. " Repulse Bay. " Fort Simpson. " Padley. " Fort Providence. " Tavane. " Fort Rae. " Igloolik. " Fort Resolution. " Lake Harbour. " Fort Smith. " Cape Dorset. " Hay River. " Pangnirtung. " Rocher River. " Clyde. " Snowdrift. " Pond Inlet. " Yellowknife. " Southampton Island. " Aklavik. " Cape Smith. "				
Fort Good Hope. Fort Wrigley Fort Wrigley Fort Simpson. Fort Providence. Fort Rae. Fort Rae. Fort Rae. Fort Raesolution. Fort Smith Fort Smith Cape Dorset. Hay River Rocher River. Snowdrift. Fond Good Hope. Fort Smith Cape Smith				
Fort Norman Fort Wrigley	Fort Good Hope			
Fort Wrigey Fort Simpson. Fort Providence. Fort Rae. Fort Resolution. Fort Resolution. Fort Smith. Hay River Rocher River. Rocher River. Snowdrift. We Southampton Island. Aklavik. Kepulse Bay. " Padley. " Lake Harbour. " Cape Dorset. " Pangnirtung. " Clyde. " Southampton Island. " Cape Bay. " Cape Dorset. " Pond Inlet. " Southampton Island. " Cape Bay. " C	Fort Norman			46
Fort Simpson. Fort Simpson. Fort Providence. "Tavane. "Igloolik. " Fort Rae. "Igloolik. " Lake Harbour. " Cape Dorset. " Hay River. "Pangnirtung. " Rocher River. "Clyde. " Snowdrift. "Pond Inlet. " Yellowknife. "Southampton Island. " Aklavik. "Cape Smith. " Cape Smith. "	Fort Wrigley			
Fort Providence	Fort Simpson		Padley	
Fort Rae	Fort Providence			
Fort Resolution	Fort Rae			
Cape Dorset	Fort Resolution		Lake Harbour	
Hay River " Pangnirtung " Rocher River " Clyde " Snowdrift " Pond Inlet " Yellowknife " Southampton Island " Aklavik " Cape Smith "	Fort Smith	66	Cape Dorset	
Rocher River. " Clyde			Pangnirtung	
Snowdrift " Pond Inlet " Yellowknife " Southampton Island " Aklavik " Cape Smith "	Rocher River	66	Clyde	66
Yellowknife	Snowdrift	66		66
Aklavik	Vellowknife	66		66
	Tuktuk	66	Arctic Bay	"
Belcher Islands " Fort Ross "	Dalahan Talanda	66		66

SCHEDULE "A"—(Continued)

Trading Post	Location	Trading Post	Location
Fort Tiond	N.W.T.	Poplar River	Manitoba
Fort Liard	IN . VV . I .	Rossville	Mantoba
	"	Lac du Brochet	44
Reid Island	44	Nelson House	"
Coppermine	"	South Indian Lake	66
Cambridge Bay	66	Split Lake	66
ambridge Day		Pukatawagan	66
Fort Fitzgerald	Alberta	Caribou	66
Fort Chipewyan	((York Factory	66
ittle Red River	"	Shamattawa	"
Vabasca	44	~23002200000000000000000000000000000000	
Chipewyan Lake	"	Pekangekum	Ontario
Frout Lake	"	Poplar Hill	66
Keg River	"	Deer Lake	66
Jpper Hay River	ш	Osnaburgh	46
Fort Vermilion	"	Red Lake	
North Vermilion	66	Grassy Narrows	66
Hay Lakes	66	Cochenour-Willens	66
Vhitefish Lake	66	Fort Hope	46
Sturgeon Lake	66	MacKenzie Island	66
		Lansdowne House	66
Portage La Loche	Saskatchewan	English River	66
Fond du Lac	66	Ogoki	66
Stoney Rapids	46	Albany	66
Goldfields	"	Kapisko	"
Black Bay	46	Ghost River	"
Pelican Narrows	66	Weenusk	46
Cumberland House	66	Attawapiskat	66
South Reindeer Lake	66	Lake River	66
Montreal Lake	"	Nipigon House	"
Lac La Ronge	"	Cat Lake	"
Green Lake	46	Windigo Lake	"
Isle a la Crosse	66	Big Beaver House	66
Beauval	46	Severn	66
Buffalo River	46	Trout Lake	"
Clear Lake	"	Bearskin Lake	"
Stanley	46		*
Pine River	66	Rupert's House	Quebec
ree Lake	66	Nermaska	46
		Eastmain	46
Sikinni	British Columbia	Factory River	46
Fort Babine	"	Fort George	44
Old Fort	"	Kanaaupscow	46
Tacla	66	Great Whale River	66
Fort St. James	66	Richmond Gulf	46
Fort Ware	66	Barriere	- 66
McLeod's Lake	"	Woswonaby	66
ort Grahame	"	Obijuan	66
Celegraph Creek	. 66	Mistassinny	66
Deasa Lake	. "	Neoskweskau	"
IcDames Creek	"	Chibougamau	46
ower Post	. "	Nitchequon	66
Inson Creek	"	Grand Lac	46
Fort Nelson	"	Bersimis	"
Velson Forks		Seven Islands	44
-11-:-1-	Vulcan Tannitana	Moisie	"
	Yukon Territory	Romaine	"
rances Lake	"	St. Augustine	44
tewart River		Blanc Sablon	66
Januari Wanga	Manitoha		66
	Manitoba	Port Harrison	"
ross Lake	"	Povungnetuk	"
Oxford House	"	Sugluk	
God's Lake		Fort Chimo	66
sland Lake		Fort McKenzie	66
Berens RiverLittle Grand Rapids	"	Payne BayGeorges River	46
ittle Cound Davide			

Administrator's Order No. A-167

Respecting Upholstered Furniture

(Consolidated as amended by Administrator's Order No. A-240)

Pursuant to authority conferred by Order No. 76 of the Wartime Prices and Trade Board dated the 16th day of December, 1941 and otherwise, I do hereby order on behalf of such Board and with the concurrence of the Chairman of the Wartime Industries Control Board, the Administrator of Furniture and Brushes and the Administrator of Retail Trade as follows:

- 1. For the purposes of this Order,
- (a) "upholstered furniture" means beds, chairs, chesterfields, couches, davenports, divans, settees, sofas, and all other pieces of furniture in the construction of which are employed stuffing materials and which are covered with woven or similar fabrics, leather, or similar material.
- 2. The maximum price at which any manufacturer of upholstered furniture may hereafter sell or offer for sale such furniture shall not exceed by more than 3% the price at which such manufacturer sold or offered for sale furniture of the same or a substantially similar kind and quality on the 1st day of August, 1941, provided, however, that
 - (a) if that portion of such manufacturer's total selling price, which represents the selling price of the frames used in the manufacture of a suite of upholstered furniture is \$15.00 or more, the maximum price at which such manufacturer may hereafter sell or offer for sale such furniture shall not exceed by more than the sum of the following amounts the price at which such manufacturer sold or offered for sale furniture of the same or a substantially similar kind and quality on the first day of August, 1941:—
 6% of such portion of the selling price which represents the selling price of the frames, and 3% of the remaining portion;
 - (b) all lawful differentials heretofore established and maintained by such manufacturer in respect of quantity sales and terms and conditions of sale shall be continued;
 - (c) Nothing herein contained shall be deemed to require any manufacturer of upholstered furniture to reduce the maximum prices established by him during the basic period defined by the Maximum Prices Regulations.

(Clause (c) as added by Administrator's Order No. A-240.)

3. Nothing herein contained shall be deemed to authorize any person hereafter to sell or offer for sale at retail any upholstered furniture at a price in excess of his maximum. price fixed by Maximum Prices Regulations.

Dated at Ottawa this 18th day of May, 1942.

A. H. WILLIAMSON,
Administrator of Supplies.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

CONCURRED:

R. C. BERKINSHAW,

Administrator's Order No. A-168

Respecting Barbed Wire

(Consolidated as amended by Administrator's Order No. A-264)

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order on behalf of such Board as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Fabricated Steel and Non-Ferrous Metals, from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council.
- (b) "Manufacturer" means a manufacturer or producer of barbed wire.
- (c) "Barbed Wire" means iron or steel barbed wire, whether plated, coated, painted or plain.
- 2. No manufacturer shall, after the 30th day of June A.D., 1942, manufacture any barbed wire other than the following types:
 - (a) Barbed wire weighing 57 pounds net per 80 rod reel or 58 pounds gross shipping weight, including the reel, made up of: 2 lines wire made of No. 14 S.W.G. (·080" diameter) wire; and 4 point barbing, barbs spaced 6 inches apart, barbs made of No. 16 S.W.G. (·064" diameter) wire; and
 - (b) Single strand barbed wire which shall be sold only to agencies of the Government of the Dominion of Canada.

(Section 2 as substituted by Administrator's Order No. A-264.)

- 3. Nothing in this Order shall prohibit the sale of any stocks on hand of prohibited sizes.
- 4. No manufacturer shall produce in the period from the 1st day of July, 1942, to the 30th day of June, 1943, or in any succeeding twelve months period, more barbed wire than 60% by weight of the average yearly tonnage of barbed wire sold for consumption in Canada by the same manufacturer in the three years 1937, 1938 and 1939.
- 5. Each manufacturer shall fairly apportion his sales and deliveries of barbed wire for consumption in Canada among his customers.
 - 6. No manufacturer shall establish or maintain any consignment or storage stocks.
- 7. On or before July 15th, 1942, each manufacturer shall report to the Administrator as follows:—
 - (a) The tonnage of barbed wire sold by him for Canadian consumption in the years 1937, 1938 and 1939.
 - (b) His production in tons of barbed wire for Canadian consumption in the first six months of 1942;
- 8. Each manufacturer shall keep a full and accurate record of his inventories, production and sales. Such record shall be kept for at least two years, and shall be available for inspection and audit by the Administrator or by any authorized representative of The Wartime Prices and Trade Board.

Dated at Ottawa, this 30th day of June, 1942.

H. H. FOREMAN,

Administrator, Fabricated Steel and Non-Ferrous Metals.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Administrator's Order No. A-169

Respecting the Use of Steel Sheet, Zinc and Other Materials in the Manufacture of Range Boilers

Pursuant to Order No. 76 of The Wartime Prices and Trade Board, dated the 16th day of December, 1941 and to Order No. 82 of such Board, dated the 6th day of January, 1942, as amended by Order No. 122 of such Board, dated the 7th day of April, 1942, I do hereby order, on behalf of such Board, and with the concurrence of the Chairman of The Wartime Industries Control Board, as follows:

- 1. No manufacturer shall use any steel sheet, zinc or other materials in the manufacture of any range boiler, except such quantity as is required to make such boiler
 - (a) in standard weight only;
 - (b) by welded construction of the strength required by the Boiler Inspection Department of the various provinces of Canada;
 - (c) by welded construction, with riveted construction around the bottom thereof when necessary;
 - (d) in the following sizes only:
 - (i) No. 30, 22 imperial gallons capacity (12" x 60"),
 - (ii) No. 40, 30 imperial gallons capacity (14" x 60"),
 - (iii) No. 82, 63 imperial gallons capacity (20" x 60"),
 - (iv) No. 120, 92 imperial gallons capacity (24" x 60");
 - (e) with openings of the following numbers and sizes:
 - (i) 2 only 1" I.P.S. in Head,
 - (ii) 1 only 1" I.P.S. in Bottom,
 - (iii) 1 only 1" I.P.S. in Shell 6" from Top,
 - (iv) 1 only 1" I.P.S. in Shell 6" from Bottom;

provided, however, that every manufacturer is authorized to fabricate all stocks of sheet material on hand on the date of this Order into the size of such boiler most suitable to be cut from such sheet material.

2. In the manufacture of each respective capacity of range boiler, every manufacturer shall use only steel of the thicknesses designated hereunder for each part thereof and, when ordering steel from any rolling mill, shall specify a gauge and size designated hereunder:

Capacity	s	hell	,	Гор	Во	ttom
in imperial Gallons	Gauge	Decimal Equivalent	Gauge	Decimal Equivalent	Gauge	Decimal Equivalent
22 30 63 92	14 14 12 12	-078 -078 -109 -109	11 10 7 7	· 125 · 141 · 188 · 188	11 10 5 3	·125 ·141 ·219 ·250

- 3. A manufacturer may apply to the undersigned Administrator for a permit to use sheet material to fabricate range boilers in sizes most suitable to the particular material.
- 4. The price at which any manufacturer, wholesaler or retailer may hereafter sell any all-welded construction range boiler, shall not exceed the highest lawful price at which

such manufacturer, wholesaler or retailer sold any riveted and welded range boiler of the same capacity to the same trade or class of trade during the basic period from September 15, 1941, to October 11, 1941.

Dated at Ottawa, this 20th day of June, 1942.

E. J. LAIDLAW,

Administrator of Heating, Plumbing and Air-Conditioning Equipment and Supplies.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

CONCURRED:

R. C. BERKINSHAW,

Chairman, The Wartime Industries Control Board.

Note: Nothing in this Order contained is to be taken as indicating that any materials will be available for use by any manufacturer.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-170

Respecting Display Bin Containers

Pursuant to authority conferred by Order No. 82 of the Wartime Prices and Trade Board, dated the 6th day of January, 1942, and Order No. 122 of the said Board, dated the 7th day of April, 1942, and otherwise, I do hereby order, on behalf of such Board, as follows:

- 1. No manufacturer of solid fibreboard or corrugated fibreboard containers, shall hereafter manufacture, sell, or offer for sale, any container of a type known as Floor Bins and/or Counter Bins, or any container that is essentially of an advertising, merchandising, or display nature, unless such containers are the essential shipping cases for the packing and carriage of the merchandise to be contained therein.
- 2. Nothing in this Order contained shall be construed as preventing the sale, delivery, or use of any such containers manufactured prior to the date of this Order.

Dated at Ottawa, this 18th day of May, 1942.

F. C. HAYES.

Administrator of Shipping Cases.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-171

Respecting the Manufacturers' Prices for Nationally Advertised Men's and Boys' Trade-marked Shirts, Pyjamas and Flat Underwear

Pursuant to authority conferred by Order No. 76 of The Wartime Prices and Trade Board dated the 16th day of December, 1941, and Order No. 91 of the said Board, dated the 20th day of January, 1942, and otherwise, I do hereby order on behalf of such Board, and with the concurrence of the Administrator of Retail Trade, as follows:

1. For the purpose of this Order,

(a) "garment" means any men's or boys' shirts, pyjamas or flat underwear which

are nationally advertised under a Trade Mark and sold at retail at the prices set out in Column 2 of Schedule "A" hereto.

(b) "manufacturer" means any person who wholly or partly manufactures any garment hereinbefore defined, and designated as a manufacturer of nationally advertised trade-marked garments by the Administrator of Men's and Boys' Furnishings.

(c) "retailer" means any person who sells any garment direct to a consumer and not

for purposes of resale.

(d) "consumer" means any person who purchases any garment for use or wear.

- 2. No manufacturer shall sell or offer for sale any garment, of the kind and quality which as of the date of this Order sold regularly at retail at or approximately the price named in Column 2 of Schedule "A" hereto for any garment at any price which exceeds the maximum price per dozen of such garments as provided in Column 3 of the said Schedule, opposite such price.
- 3. No retailer shall sell or offer for sale any garment purchased by him at a price set out in Column 3 of Schedule "A" hereto, at any price which exceeds the maximum price set out in Column 2 of Schedule "A" hereto, opposite such price.

Dated at Ottawa this 20th day of May, 1942.

J. D. C. FORSYTH.

Administrator of Men's and Boys' Furnishings.

APPROVED:

D. GORDON.

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A" This is Schedule "A" attached to and forming part of Administrator's Order No. A-171

Administrator's Urder No. A-171			
Column 1	Column 2	Column 3	
Garment	Retailer's Maximum Price to Consumer (per garment)	Manufacturer's Maximum Price f.o.b. factory to Retailer* (per dozen)	
Shirts for Civilian Wear		4	
Collar attached	\$ ets. 2 00 2 25	\$ cts. 14 75 16 25	
Collar attached	2 50 2 50 2 75	17 50 18 00 19 00	
Collar attached. 1 Separate collar. 2 Separate collars.	3 00 3 00 3 25	21 00 21 50 22 50	
Collar attached. 1 Separate collar. 2 Separate collars.	3 50 3 50 3 50	25 00 25 50 26 00	
Collar attached. 1 Separate collar. 2 Separate collars.	4 00 4 00 4 00	28 00 28 50 29 00	
Collar attached. 1 Separate collar. 2 Separate collars.	5 00 5 00 5 00	34 50 34 50 35 50	

SCHEDULE "A"-(Concluded)

Column 1	Column 2	Column 3
Garment	Retailer's Maximum Price to Consumer (per garment)	Manufacturer's Maximum Price f.o.b. factory to retailer* (per dozen)
MILITARY SHIRTS		
Collar attached	\$ cts. 2 50 2 75	\$ cts. 18 00 19 50
Collar attached	3 00 3 25	21 00 22 50
Pyjamas		
	2 50 3 00 3 50 4 00 4 50 5 00 6 50	18 50 21 50 25 00 28 50 30 00 34 50 42 00
Men's Shorts		
	0 75 1 00 1 25	5 60 7 25 9 00

^{*} Manufacturer's price plus sales tax.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-172

Respecting Men's and Boys' Fine Negligee Shirts, Pyjamas, Flatcut Underwear, Boys' Blouses and Shirtwaists

Pursuant to authority conferred by Order No. 76 of The Wartime Prices and Trade Board, dated the 16th day of December, 1941, and Order No. 91 of the said Board, dated the 20th day of January, 1942, and otherwise, I do hereby order, on behalf of such Board and with the concurrence of the Administrator of Retail Trade, as follows:

1. For the purposes of this Order,

- (a) "Administrator" means the Administrator of Men's and Boys' Furnishings from time to time appointed by The Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "manufacturer" means any person who wholly or partly manufactures any men's and boys' fine negligee shirts, pyjamas, flatcut underwear, boys' blouses and shirtwaists;
- (c) "garment" means any men's and boys' fine negligee shirts, pyjamas, flatcut underwear, boys' blouses and shirtwaists customarily sold or offered for sale by a manufacturer to a retailer within the range of prices set out in column 2 of Schedule "A" hereto;
- (d) "retailer" means any person who in the ordinary course of business sells goods directly to a consumer and not for purposes of resale:
- (e) "consumer" means any person who purchases any garment for use or wear.
- 2. No manufacturer shall hereafter sell or offer for sale to any retailer any garment at a price which is more than 12 per cent in excess of the maximum price at which he sold or offered for sale in the months of January and February in 1941, the same or a substantially similar garment of the same quality of material and workmanship, in the same size, weight and measurement; provided, however, that no manufacturer shall increase his selling price, existing on the date of this Order, on any garment to any retailer, without the permission in writing of the Administrator to do so.

3. Every manufacturer shall hereafter.

(a) continue to supply the same quality of material and workmanship and produce the same size, weight and measurement in the manufacture of any garment as he supplied and produced in the months of January and February, 1941, in the manufacture of same or a substantially similar garment; and

(b) regulate his production so as to enable him to manufacture and sell such garments in the same or in approximately the same price ranges as those manufactured and

sold by him in the corresponding season of 1941; and

(c) maintain the same proportionate volume of production in each price range as he maintained therefor in the corresponding season of 1941.

- 4. No manufacturer shall hereafter sell or offer for sale to any retailer any garment at any price not specifically provided for in the price groups contained in Schedule "A" hereto, without the written approval of the Administrator so to do.
- 5. No retailer shall hereafter sell or offer for sale any garment purchased by him at a price within any price group set out in column 2 of Schedule "A" hereto, at any price which exceeds the price set out in column 3 of said Schedule and opposite such price group.
- 6. Nothing herein contained shall be deemed to authorize any retailer to sell or offer for sale any garment at a price in excess of his maximum selling price therefor as fixed by the Maximum Prices Regulations.
- 7. Save and excepting that all normal differentials in prices heretofore existing between manufacturers and wholesalers shall be maintained, nothing in this Order shall be construed as in any way affecting the prices charged in any sale of any garments by a manufacturer to a wholesaler or by a wholesaler to a retailer.
- 8. Nothing in this Order contained shall be deemed to affect the provisions of Administrator's Order No. A-27, dated the 13th day of March, 1942, and Administrator's Order No. A-171 dated the 20th day of May, 1942, by which said Orders the maximum prices of certain nationally advertised trade-marked shirts, pyjamas and shorts were fixed.

Dated at Ottawa, this 20th day of May, 1942.

J. D. C. FORSYTH,

Administrator of Men's and Boys' Furnishings.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

Referred to in Administrator's Order No. A-172 Manufacturers' and Retailers' Prices of Men's and Boys' Fine Negligee Shirts, Pyjamas, Flatcut Underwear, Boys' Blouses and Shirtwaists.

Column 1	Column 2	Column 3
Group	Range of Manufacturers' Selling Price per Dozen F.O.B. Factory, Sales Tax Extra	Retail Selling Price per Article
1	Range from \$ cts. 2 90 3 25 25 4 75 5 00 5 50 7 50 7 85 8 50 8 75 9 25 9 50 10 25 11 00 13 50 14 25 14 50 18 50 19 75 12 50 18 50 18 50 19 75 21 00	Maximum \$ cts. 0 45 0 55 0 65 0 75 0 85 0 95 1 09 1 19 1 29 1 39 1 59 1 79 1 95 2 00 2 25 2 50 2 75 3 00

Administrator's Order No. A-173, dated May 18, 1942

REVOKED BY

Administrator's Order No. A-426, dated October 6, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-174

Respecting Certain Economies and Simplifications in the Production of Work Clothing; Leather Garments; and Cotton Sportswear

Now, therefore, pursuant to authority conferred by Order No. 76 of the Wartime Prices and Trade Board, dated the 16th day of December, 1941, and Order No. 82 of the said Board dated the 6th day of January, 1942, as amended by No. 122 of the said Board, dated the 7th day of April, 1942, and otherwise, I do hereby order, on behalf of such Board, and with the concurrence of the Administrator of Retail Trade as follows:—

1. For the purpose of this Order,

(a) "Manufacturer" means any person who wholly or partly manufactures for sale

in Canada, any of the garments described in this Order;

(b) "Garments" means any garment described in Schedule "A" hereto whether the same be made of Cotton, Fibro, Rayon or Leather, or partly of Cotton, Fibro, Rayon or Leather.

- 2. No manufacturer shall hereafter cut or assemble or cause to be cut or assembled or otherwise use any material or appendage in the manufacture of any garment unless such cutting, assembling or use be strictly in accordance with the restrictions provided and set forth after each respective garment as the same is contained in Schedule "A" hereto.
- 3. In the manufacture of any garment, the use of any material or appendages which are referred to in said Schedule "A" under the captions called "Eliminations" is hereby prohibited.
- 4. The restrictions and eliminations referred to in paragraph 2 and 3 above, shall not apply to the manufacture of any garment made for or in consequence of any firm order received by any manufacturer from any customer, prior to the date of this Order.
- 5. Every manufacturer shall be permitted to use his present supplies of buttons, dome fasteners, labels, zippers and such like (the use of which is, by the terms of this Order, restricted or eliminated) until exhausted. No manufacturer shall hereafter purchase or accept delivery of any articles mentioned in this section.
- 6. Nothing in this Order contained shall be construed as prohibiting any manufacturer from continuing the trade practice governing charges or prices for the making of oversized garments.
- 7. No manufacturer shall hereafter, with respect to any garment made in accordance with the specifications contained in this Order, attach or affix to such garment more than the following labels:—

(a) One Manufacturers' or Customers' Trade Mark Label, which when once applied

shall not be removed.

(b) One size ticket or tab.

(c) One Union Label.

(d) One Pre-Shrunk (Sanforized) or piece-goods Manufacturers' Label.

- (e) One Label giving instructions for washing, cleaning and proper care; this label should specify the kind of materials and quality of same in the garment to which the label is attached.
- (f) No Label shall be sewn over top of another Label.

8. No manufacturer shall hereafter ship any garment on approval or consignment to any wholesaler, retailer or other person. Nothing in this section contained shall be construed as preventing the manufacturer from displaying any samples of any garments manufactured by him.

Dated at Ottawa, this 19th day of May, 1942.

A. BRADSHAW,
Administrator of Work C lothing

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

This is Schedule "A" referred to in Administrator's Order A-174 respecting certain Economies and Simplifications in the production of Work Clothing, Leather Garments and Cotton Sportswear.

1. Overalls

Restrictions

- (1) Not more than two (2) open top buttons on fly.
- (2) Not more than two (2) bib pockets measuring not more than $5\frac{1}{2}$ " x 6" finished—forming two utility pockets with pencil division or one utility pocket, watch pocket, and pencil pocket.
- (3) No leg lengths longer than 34" at regular prices.
- (4) Only Black, Khaki or Natural thread to be used in all outside stitchings, except bar tacks.
- (5) Single length of elastic brace to be used, with elastic content not to exceed 6" in length with a maximum width of 2".

Eliminations

- (1) Enamel filled inlay buttons.
- (2) Continuous fly.
- (3) Fly reinforcements.
- (4) Flaps, buttons, zippers, dome fasteners on overall pockets.
- (5) False reinforcements on any pocket.
- (6) Triple stitching anywhere on garment.
- (7) Double rule pocket (one-piece rule pocket permitted).

2. Smocks: Pedro Jackets: Shop, Service and Duster Coats

Restrictions

- (1) Not more than four (4) pockets inside or out.
- (2) Not more than one (1) button or dome fastener on cuffs.
- (3) Not more than one (1) button or dome fastener on neck band.
- (4) Not more than five (5) buttons or dome fasteners on front including neck band. Six (6) allowed on shop service or duster coats.
- (5) Only Black, Khaki or Natural thread to be used on all outside stitchings, except bar tacks.

Eliminations

- (1) Enamel filled inlay buttons.
- (2) Flaps, dome fasteners, zippers, buttons on pockets.
- (3) Reinforcements on pockets—false or real.
- (4) Extension neck-bands.
- (5) Triple stitching anywhere on garment.

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3. Sailors' Pants: Riders' Pants: Waist Overalls: Dungarees: Buckaroo Pants: Bolero Pants: and such like

Restrictions

- (1) No leg lengths longer than 34" at regular prices.
- (2) Only Black, Khaki or Natural thread to be used on all outside stitchings, except bar tacks.

Eliminations

- (1) Enamel filled inlay buttons.
- (2) Flaps, dome fasteners, zippers, buttons on pockets (flaps permitted on Miners' Pants only).
- (3) Double rule pocket (one-piece rule pocket permitted).
- (4) Triple stitching anywhere on garment.

4. Combination Overalls

Restrictions

- (1) Only one of the breast pockets can be equipped with flap and button or dome fastener.
- (2) Only one button or dome fastener on sleeve cuff.
- (3) Only Black, Khaki or Natural thread to be used on all outside stitchings, except bar tacks.

Eliminations

- (1) Enamel filled inlay buttons.
- (2) Flaps, dome fasteners, zippers and buttons on any pocket, with the exception of the one breast pocket which may be equipped with flap and button dome fastener.
- (3) Extension neck bands.
- (4) Double rule pocket (one-piece rule pocket permitted).
- (5) Triple stitching anywhere on garment.

5. WORK SHIRTS,

Of the quality selling at factory price of \$7.50 per dozen or less, sales tax extra.

Restrictions

(1) Not more than one plain pocket to be made, without pleats, bellows, flaps or zippers.

Eliminations

- (1) Extension neck bands.
- (2) Triple stitching anywhere on garment.

Of the quality selling at factory price of over \$7.50 to \$10.50 per dozen, sales tax extra.

Restrictions

(1) Not more than two (2) plain pockets to be made, without pleats, bellows, flaps or zippers.

Eliminations

- (1) Extension neck bands.
- (2) Triple stitching anywhere on garment.

Selling at factory price of over \$10.50 per dozen, sales tax extra.

Eliminations

- (1) Extension neck bands.
- (2) Triple stitching anywhere on garment.

6. COTTON AND FIBRO WORK PANTS

Restrictions

- (1) Inside maximum leg length 34" finished.
- (2) Maximum turn-up 2".
- (3) Knee maximum 22"—bottom 19½".
- (4) Width of waistband maximum 2".
- (5) Not more than one (1) button on waistband at fly top.
- (6) Not more than four (4) pockets.

Eliminations

- (1) Pleats.
- (2) Cuffs.
- (3) Flaps on back pockets.
- (4) Tabs on pockets.
- (5) Full top pockets.
- (6) Back or side straps.
- (7) Tunnel loops.
- (8) Zippers or dome fasteners anywhere on garment.
- (9) Extension waist bands.
- (10) Triple stitching anywhere on garment.

7. Men's Cotton Work Breeches

Restrictions

- (1) Four pockets only.
- (2) Not more than ten (10) eyelets on each leg.

Eliminations

- (1) Full top pockets.
- (2) Tunnel loops.
- (3) Zippers anywhere on garment.
- (4) Flaps on pockets.

8. Men's Cotton Sport Breeches

Restrictions

(1) No more than five (5) pockets.

Eliminations

- (1) English backs.
- (2) Tunnel loops.
- (3) Extreme pegs, as Mounted Police type.
- (4) Flaps on pockets—(one tab allowed).
- (5) Zippers anywhere on garment.
- (6) Double fold-over front pockets.

9. Men's Sport Pants Made of Cotton, Rayon, Tropical or Fibro Material.

Restrictions

- (1) Inside maximum leg length 34" finished.
- (2) Maximum width of cuff 13".
- (3) Knee maximum $22\frac{1}{2}$ "—bottom $19\frac{1}{2}$ ".
- (4) Width of waistband maximum 2".
- (5) Not more than one button waistband at fly top.
- (6) Maximum rise 12" to top of waistband.

Eliminations

- (1) Pleats.
- (2) High English back.
- (3) Belts of any description.
- (4) Flaps on back pockets.
- (5) Tabs on pockets.
- (6) Back or side straps.
- (7) French fly.
- (8) Tunnel loops.
- (9) Welt, raised or lap seams.
- (10) Double cuffs.
- (11) Zippers or dome fasteners on pockets.
- (12) Extension waistband.

10. Boys' Cotton Long Pants

Restrictions

- (1) Not more than three (3) pockets.
- (2) Maximum width of cuffs—1½".
- (3) Bottoms maximum width 19½" on size 18 years old. Standard grading to prevail.
- (4) Knee maximum 22" on size 18 years old. Standard grading to prevail.
- (5) Regular sizes age 8 to 18 years or to waist 32".

Eliminations

- (1) High English backs.
- (2) Belts or half belts where elastic backs or inserts are used.
- (3) Flaps and tabs on back pockets.
- (4) Back or side straps.
- (5) Tunnel loops.
- (6) Welt, raised or lap seams.
- (7) Double cuffs.
- (8) Zippers anywhere on garments.

11. Boys' Cotton Breeches, Lace or Button Style

Restrictions

- (1) Not more than three (3) pockets—2 side—1 hip.
- (2) Not more than eight (8) eyelets on each leg.
- ((3) Knee patches maximum length 6".
- (4) Sizes to 34—age 16 years.

Eliminations

- (1) Full top pockets.
- (2) Tunnel loops.
- (3) Zippers anywhere on garments.
- (4) Flaps on pockets.
- (5) Knife pockets.
- (6) Extreme peg.

12. Boys' Cotton Bloomers or Golfers

Eliminations

(1) There shall not be permitted Boys' Cotton Bloomers or Golfers.

13. Boys' Cotton Shorts

Restrictions

- (1) Sizes up to 30—age 12 years only.
- (2) Inseam not to exceed 7" for size 28, standard grading to prevail.
- (3) Maximum turn-up 1" finished.

Eliminations

- (1) Pleats.
- (2) Cloth belts or half belts where elastic backs are used.
- (3) Top pockets.

14. Leather Jackets: Windbreakers: Utility Coats and Such Like

Restrictions

- (1) Not more than one (1) front zipper and one (1) pocket zipper.
- (2) Men's sizes 34 to 44 at regular prices (except black Horsehide or Cowhide utility coats when size 46 is a regular size.)

Oversizes-45 and 46-10% extra.

47 and 48-20% extra.

49 and 50-30% extra.

(3) Boys' sizes 24 to 36.

Oversizes—Advance of 10% extra per oversize.

(4) Garments with contrast piping must have back belt, flaps on pockets and collars of solid colour.

Eliminations

- Bi-swing back (allow pieced backs where fit is improved and footage not increased over one piece back).
- (2) All collar tabs.
- (3) Flaps on slash pockets.
- (4) Bellow or military pockets.
- (5) Combination, contrast colour garments.
- (6) Eyelets, lacings, or contrast shades on the same models.
- (7) Individual boxes.

15. COTTON WINDBREAKERS—MEN'S AND BOYS'

Restrictions

- (1) Front lacings not to exceed 6" in length from the neck hole, or where a front facing. is used to attach a detachable lining to the garment.
- (2) Not more than one (1) front zipper and one (1) pocket zipper.
- (3) Men's sizes 34 to 44 at regular prices.
- (4) Boys' sizes—24 to 34 at regular prices. All oversizes to be 10% extra per oversize.

Eliminations

- Bi-swing back and knife pleats (allow pieced backs where fit is improved and yardage not increased over one-piece backs.)
- (2) Collar Tabs.
- (3) Pleated, bellow and military pockets.
- (4) Double yokes or backs.
- (5) Reversible cotton windbreakers.

16. PARKAS: MADE FROM MATERIAL OTHER THAN WOOL CLOTH (LINED AND UNLINED)

Men's and Boys'

Restrictions

- (1) Not more than one (1) front zipper and one (1) pocket zipper
- (2) Not more than four (4) pockets-flaps allowed.

Eliminations

- (1) Zippers on hoods.
- (2) Detachable zipper hood.

17. SKI SLACKS MADE FROM MATERIAL OTHER THAN WOOL CLOTH (MEN'S AND BOYS')

Restrictions

- (1) Not more than four (4) pockets.
- (2) Maximum waistband width 2".

Eliminations

- (1) Pleats.
- (2) Extension waistbands.
- (3) English backs.
- (4) Tunnel loops.

18. COTTON BUSH COATS: MEN'S AND BOYS'

Restrictions

- (1) Maximum back length for men 29" for size 38, standard grading.
- (2) Not more than four (4) pockets (except on cruiser coats.)
- (3) Maximum turn-up 1" hem finished.
- (4) Front facing not to exceed six (6) inches in length.

Eliminations

- Bi-swing back and knife pleats (allow one piece backs where fit is improved and yardage not increased over one-piece back).
- (2) Double yokes or backs).

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order, No. A-175

Respecting Footwear

Pursuant to authority conferred by Order No. 76 of The Wartime Prices and Trade Board dated the 16th day of December, 1941, and otherwise, I do hereby order on behalf of such Board and with the concurrence of the Administrator of Wholesale Trade and the Administrator of Retail Trade, as follows:

- 1. For the purposes of this Order,
- (a) "felt footwear" means boots and shoes made principally of felt and designed for outdoor wear;
- (b) "footwear for active winter sports" means ski boots, hockey boots and skating boots;
- (c) "leather footwear" means boots, shoes and slippers made of leather as well as those made partly of leather and partly of textiles, fabrics or other materials but shall not include beach shoes, camp shoes, summer shoes or shoes for active summer sports as specified in Order No. 115 of the Wartime Prices and Trade Board, dated the 17th day of March, 1942, nor shall it include any footwear for active winter sports.

- 2. The maximum price at which any manufacturer of leather footwear may hereafter sell or offer for sale any such footwear, shall not exceed by more than 4 per cent the highest lawful price at which such manufacturer sold or offered for sale, leather footwear of the same or a substantially similar kind and quality during the period from the 1st day of March, 1941, to the 31st day of May, 1941; both dates inclusive.
- 3. The maximum price at which any manufacturer of felt footwear may hereafter sell or offer for sale any such footwear shall not exceed by more than 4 per cent the highest lawful price at which such manufacturer sold or offered for sale felt footwear of the same or a substantially similar kind and quality, during the basic period established by Maximum Prices Regulations.
- 4. The maximum price at which any manufacturer of footwear for active winter sports may hereafter sell or offer for sale such footwear shall not exceed by more than 9 per cent the highest lawful price at which such manufacturer sold or offered for sale footwear of the same or substantially similar kind and quality on or about the 2nd day of January, 1941.
- 5. When a manufacturer of felt footwear, leather footwear or footwear for active winter sports has, pursuant to this Order, increased his price to any wholesaler, the maximum price at which such wholesaler may sell or offer for sale any of the different kinds of such footwear shall be his highest lawful price for such footwear as fixed by the Maximum Prices Regulations, plus an increase of not more than one-half of the amount by which the said manufacturer's price to him has been increased for such footwear.
- 6. Nothing herein contained shall be construed as authorizing any manufacturer to discontinue any lawful differentials heretofore established by such manufacturer in respect of quantity sales and terms and conditions of sale for any of such footwear.
- 7. Nothing herein contained shall be construed as authorizing any retailer to sell or offer for sale any leather footwear or felt footwear or footwear for active winter sports, at a price in excess of his maximum price as established by the Maximum Prices Regulations.

Dated at Ottawa, this 21st day of May, 1942.

LOUIS DAOUST,

Administrator of Footwear.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-176

Respecting Britannia Metal

Pursuant to authority conferred by Order No. 82 of the Wartime Prices and Trade Board, dated the 6th day of January, 1942, as amended by Order No. 122 of the said Board, dated the 7th day of April, 1942, and otherwise, I do hereby order, on behalf of such Board, and with the concurrence of the Administrator of Jewelry, and the Chairman of the Wartime Industries Control Board, as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Non-Ferrous Metals from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "Britannia metal" means a metallic substance containing more than 15 per cent by weight of tin and which is commonly known to the silverware, jewelry and kindred trades as Britannia or white metal.

- 2. Unless he receives permission in writing from the Administrator, no person shall after the 20th day of May, 1942, buy or sell, accept delivery of or otherwise acquire or deliver or otherwise dispose of or use in any manufacture any Britannia metal.
- 3. Every person who has in stock or in his possession or under his control any Britannia metal, shall report to the Administrator of Jewelry at his office, 255 Bay Street, in the City of Toronto, Province of Ontario, on or before the 25th day of May, 1942, on a form provided by the Administrator of Jewelry. Such report shall contain a complete and detailed statement showing the inventories on hand May 20, 1942, of such metal in its various forms or conditions which in the case of a manufacturer of
 - (a) silverware, is in casting kettles, ingots, plates, sheets, slabs, circles or other similar forms; or
 - (b) jewelry, novelties and/or ornaments, is in casting kettles, ingots or other similar forms.

Dated at Ottawa, this 21st day of May, 1942.

G. C. BATEMAN,
Administrator of Non-Ferrous Metals.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

CONCURRED:

R. C. BERKINSHAW,

Chairman, The Wartime Industries Control Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-177, dated May 21, 1942

REVOKED BY

Administrator's Order No. A-453, dated October 23, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-178, dated May 21, 1942

REVOKED BY

Administrator's Order No. A-453, dated October 23, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-179

Respecting Book, Writing, Bond and White Specialty Papers

Pursuant to authority conferred by Order No. 82 of the Wartime Prices and Trade Board, dated the 6th day of January, 1942, as amended by Order No. 122 of the said Board, dated the 7th day of April, 1942, and otherwise, I do hereby order on behalf of such Board, and with the concurrence of the Administrator of Publishing, Printing and Allied Industries and the Administrator of Wholesale Trade, as follows:

 For the purposes of this Order, "Administrator" means the Administrator of Book and Writing Paper, from time to time appointed by the Wartime Prices and Trade Board, with the approval of the Governor in Council.

- 2. No person dealing in book, writing, bond, ledger or white specialty papers of any kind, shall hereafter accept delivery from any manufacturer or wholesaler of any quantity of any such paper, unless
 - (a) at the time of such delivery, the total amount of his stock on hand, including that held for him, of the same kind of paper, together with the amount of the same kind of paper to be delivered to him is less than his ninety days over all working supply, and
 - (b) at the time of his order he supplies the manufacturer or wholesaler with a certificate in the following words—"Certified that the purchase and/or the delivery of the quantity of the paper specified in this order on the date called for, does not and will not contravene the Order of the Administrator of Book and Writing Paper No. A—"; provided however that if such a person can show that a greater stock is necessary, he may with the written approval of the Administrator, increase his stock beyond such ninety days supply.
 - 3. No manufacturer or wholesaler of book, writing, bond, ledger or white specialty papers, shall hereafter sell or deliver any quantity of any kind of such paper to any person, unless the purchase order therefor.
 - (i) contains or has attached to it a certificate as required by section 2 above, and
 - (ii) states whether the paper is for the stock of the buyer or to supply a customer of the buyer, and
 - (iii) states the purpose or use for which the paper is required unless, in the case of paper ordered for stock, the ultimate use cannot be determined at time of purchase, or the order is for 500 lbs. or less.

Dated at Ottawa, this 20th day of May, 1942.

A. P. JEWETT.

Administrator of Book and Writing Paper.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-180

Respecting Fur Garments

(Consolidated as amended by Administrator's Order No. A-554.)

Pursuant to authority conferred by Order No. 82 of The Wartime Prices and Trade Board, dated the 6th day of January, 1942, as amended by Order No. 122 of the said Board, dated the 7th day of April, 1942, and otherwise, I do hereby order, on behalf of such Board, as follows:

- 1. For the purpose of this Order,
- (a) "manufacturer" means any person including a retailer, tailor, contractor or wholesale manufacturer who wholly or partly manufactures for sale in Canada, or remodels any garment, the outer surface of which is made wholly of fur;
- (b) "wholesale manufacturer" means a manufacturer for the retail trade in Canada.
- (c) "garment" means any coat, jacket, cape, scarf or muff, the outer surface of which is made wholly of fur.
- 2. The number of styles in any one range which any manufacturer may use in the manufacture of any garment for sale at retail during the fall season of 1942 and for each season thereafter, shall not exceed two-thirds of the number of styles he used in the same range for the corresponding season of 1941.

- 3. No manufacturer shall hereafter sell, deliver or otherwise dispose of any article on consignment; manufacturers are permitted to ship articles on approval to a retailer, but such articles may not be in the possession of said retailer on approval for more than three days.
- 4. The sweep and length of any woman's size 16 coat, the outer surface of which is made wholly of fur, shall not exceed the measurements for the respective kinds of coats as follows:
 - (a) swagger style coat, sweep 62 inches finished and length 42½ inches finished;
- (b) fitted style coat, sweep 82 inches finished and length 43½ inches finished; provided that standard grading shall prevail for all other sizes.
- 5. Subject to the use of any materials now on hand, no manufacturer shall use in the manufacture of any garment any material described and enumerated in Schedule "A" hereto.
- 6. No wholesale manufacturer shall, when making city deliveries, pack garments in boxes. Garments may be packed in boxes for delivery out of the city, provided however that:
 - (a) not less than four garments are packed in a box measuring 30" x 18" x 8";
 - (b) not less than three garments are packed in a box measuring 30" x 18" x 6";
 - (c) not less than two garments are packed in a box measuring 30" x 18" x 4";
 - (d) individual garments are to be packed in boxes measuring $27'' \times 17'' \times 3''$.
- 7. Notwithstanding the foregoing, any manufacturer is hereby authorized to use the required quantity of material necessary to manufacture any garment for persons who because of abnormal height, size or physical deformity, require additional material for proportionate sweep, or length of garments, whether coat, jacket or cape.
- 8. Every manufacturer, when re-modelling new or used garments, must conform to the restrictions contained in this Order.

Dated at Ottawa, this 19th day of May, 1942.

MICHAEL MORRIS,

Administrator of Fur Skins and Fur Garments.

APPROVED:

D. GORDON.

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

Referred to in Administrator's Order No. A-180

Respecting the prohibition in the use of material in the manufacture of any garment referred to in said Order

- (a) Separate or attached wool cloth lining;
- (b) Wool interlining;
- (c) Wool Cloth in inside pockets.
- (d) Any material to make or install more than one pocket in a lining.
- (e) Elastic.
- (f) Any material to provide the bottom of any garment with a double lining.
- (g) Any material to embroider any design or monogram on linings, provided that this prohibition shall not apply to any retailer.
- (h) Zippers on pockets.
- (i) Any canvas one inch below bottom button or fastener on any garment; from that point down duck pocketing or other similar material shall be used;
- (j) Any material to sew on or otherwise attach any customer's labels on any garment, provided that this prohibition shall not apply to any retailer who may sew on or otherwise attach his own labels.

(k) Any material to provide any garment with any separate lined cuffs;

- (1) Any flannelette to provide more than 32 inches of lining from the neck seam down except in the case of any garment made of paws, necks, tails, bellies, heads or small scrap pieces of fur, in which case such garment shall be limited to 18 inches of flannelette, or any other inter-lining, from the neck seam down.
- (m) any silesia below the hipline and in no event more than 22 inches of silesia from the neck seam down in any garment except a garment made of paws, necks, tails, bellies, heads or small scrap pieces of fur.

(Paragraphs (l) and (m) of Schedule "A" as re-enacted by Administrator's Order No. A-554.)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-181

Respecting the Price of Anthracite Coal at Trenton, Ontario

Pursuant to authority conferred by Order No. 76 of the Wartime Prices and Trade Board, dated the 16th day of December, 1941, and to Order No. 91 of said Board, dated the 20th day of January, 1942, and otherwise, I do hereby order, on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "Dealer" means any person licensed as a retail coal dealer under Order No. 78 of the Wartime Prices and Trade Board, dated the 23rd day of December, 1941, who purchases, receives and stores in or near the City of Trenton, Ontario, any coal or coke and who sells or distributes the same directly to the consumer by retail sale;
- (b) "Price" means the cash price of any coal in loads of one ton or more delivered by the dealer to the home or place of business of the consumer;
- (c) "Ton" means the net ton of 2.000 pounds avoirdupois.
- 2. The price per ton at which any dealer may hereafter sell or offer for sale to any consumer in or not more than seven miles outside the City of Trenton in the Province of Ontario, any of the coal hereinafter named shall not exceed the price therefor shown after each respectively named coal as follows:

U.S. Anthracite, white ash, egg, stove, nut\$	16 00
U.S. Anthracite blower	12 00
Ambricoal Briquettes	14 00
British Anthracite, large sizes	18 00

provided, however, that any customary differentials in respect of quantity sales which result in a lower net price per ton shall be continued; and provided also that any other customary differentials in respect to quantity sales or any service charges for sacking or for deliveries above the ground floor level of any building, or otherwise, which existed or were made during the basic period referred to in the Maximum Prices Regulations may be continued.

Dated at Ottawa, this 26th day of May, 1942.

F. G. NEATE,
Deputy Coal Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Administrator's Order No. A-182

Respecting Maximum Prices of Coal and Coke for Dealers in the City of Ottawa and the Municipalities of Westboro, Eastview and Billings
Bridge in Ontario and the City of Hull in Quebec

Pursuant to authority conferred by Order No. 76 of the Wartime Prices and Trade Board, dated the 16th day of December, 1941, and Order No. 91 of said Board, dated the 20th day of January, 1942, and otherwise, I do hereby order, on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "Dealer" means any person licensed as a retail coal dealer under Order No. 78 of the Wartime Prices and Trade Board, dated the 23rd day of December, 1941, who purchases, receives and stores any coal or coke in any place within the area no part of which is more than ten miles from the Parliament Buildings in Ottawa, Ontario, and who sells or distributes the same directly to the consumer by retail sale;
- (b) "Price" means the cash price of any coal in loads of one ton or more delivered by the dealer to the home or place of business of the consumer;
- (c) "Ton" means the net ton of 2,000 pounds avoirdupois.
- 2. The price per ton at which any dealer may hereafter sell or offer for sale to any consumer in a place within the area no part of which is more than ten miles from the Parliament Buildings, in the City of Ottawa, in the Province of Ontario, any of the coal hereinafter named shall not exceed the price therefor shown after each respectively named coal as follows:

U. S. Anthracite, white ash, egg, stove, nut
U. S. Anthracite, white ash, pea.
U. S. Anthracite, white ash, buckwheat No. 1. 12.50
U. S. Anthracite, white ash, buckwheat No. 2 (Rice)
U. S. Anthracite, white ash, buckwheat No. 3 (Barley)
U. S. Anthracite, red ash, stove. 17.50
U. S. Anthracite, red ash, nut
U. S. Anthracite, red ash, buckwheat No. 1
U. S. Anthracite, red ash, buckwheat No. 2
British Anthracite, cobbles, nut
British Anthracite, pea
British Anthracite, buckwheat No. 1 (via St. Lawrence)
British Anthracite, buckwheat No. 1 (via Portland)
British Anthracite, buckwheat No. 2 (via St. Lawrence)
British Anthracite, buckwheat No. 2 (via Portland)
British Anthracite, Scotch beans
Coke, LaSalle, stove, nut, range

provided, however, that any customary differentials in respect of quantity sales which result in a lower net price per ton shall be continued; and provided also that any other customary differentials in respect to quantity sales or any service charges for sacking or for deliveries above the ground floor level of any building, or otherwise, which existed or were made during the basic period referred to in the Maximum Prices Regulations may be continued.

Dated at Ottawa, this 26th day of May, 1942.

F. G. NEATE, Deputy Coal Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board

Administrator's Order No. A-183

Respecting Prices of The Crown Lumber, Coal & Supply Company Limited, and O. & W. McVean Company Limited, Dresden, Ontario

Pursuant to authority conferred by Order No. 76 of the Wartime Prices and Trade Board, dated the 16th day of December, 1941, and Order No. 91, of the said Board, dated the 20th day of January, 1942, and otherwise, I do hereby order on behalf of such Board and with the concurrence of the Administrator of Farm and Road Machinery and Municipal Services, as follows:

- 1. For the purposes of this Order,
- (a) "Manufacturer" means one of the following companies:(1) The Crown Lumber, Coal and Supply Co. Limited, Woodstock, Ontario.
 - (2) O. & W. McVean Company, Limited, Dresden, Ontario.
- 2. The maximum price at which a product of a manufacturer may be sold or offered for sale at retail shall not exceed:-
 - (a) In the case of the Crown Lumber, Coal and Supply Company Limited of Woodstock, the price set out in the Consumer's Price List No. 6 of the said company opposite the name of such product,
 - (b) In the case of the O. & W. McVean Company, Limited, of Dresden, Ontario, the price set out in the Consumer's Price List No. 20 of the said Company opposite the name of such product.
- 3. Jobbers handling products of a manufacturer shall be entitled to the following discounts on said retail prices:
 - (a) In the case of the Crown Lumber, Coal and Supply Company, Limited, of Woodstock, the discount set out in Jobbers' Discount Sheet No. 6 of said company opposite the name or class of the product,
 - (b) In the case of the O. & W. McVean Company, Limited, of Dresden, Ontario the discount set out in Jobbers' Discount Sheet No. 3 of said Company opposite the name or class of the product.
- 4. The following conditions of sale shall apply to all sales made by a manufacturer to a jobber:
 - (a) Price shall be f.o.b. shipping point.
 - (b) A discount of 2% shall be allowed a jobber if the account is paid within ten days of delivery.
 - (c) Net amount of the invoice after deducting shipping charges shall be paid if paid ten days after delivery and within thirty days of delivery.
- 5. The maximum price at which a jobber may sell to a blacksmith or a general repair man a product of a manufacturer shall be the maximum retail price of such product as fixed by Section 2 of this Order less the amount of the differential which such jobber formerly allowed from his retail price in each case to such blacksmith or such repair man.

Dated at Ottawa, this 22nd day of May, 1942.

E. G. BURTON, Administrator of Retail Trade.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-184, dated May 26th, 1942

REVOKED BY

Administrator's Order No. 536, dated December 29, 1942

(Effective on and after December 31, 1942)

Administrator's Order No. A-185

Respecting the Exhibition of Farm Machinery

Pursuant to authority conferred by Order No. 82 of The Wartime Prices and Trade Board dated the 6th day of January, 1942 as amended by Order No. 122 of the said Board dated the 7th day of April, 1942 and otherwise, I do hereby order on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "Farm Machinery and Equipment" means agricultural machinery and implements, mechanical or otherwise, used on a farm for the production or care of crops, livestock, poultry or other farm produce.
- (b) "Attachments or Repair Parts" means all attachments and parts used in connection with "farm machinery and equipment" or for the repair of the same;
- (c) "Exhibit" means to show, illustrate, portray or display;
- (d) "Demonstrate" means to describe or explain by the help of specimens or experiments;
- (e) "Fair" means and includes fair, exhibition, show, rodeo, stampede, demonstration, exposition, ploughing match, convention and any place of entertainment.
- 2. No person shall exhibit or demonstrate any farm machinery and equipment, or any attachments or repair parts, at any fair in Canada.

Provided, however, that this section shall not prevent any farmer from using his own or another farmer's farm machinery and equipment at any ploughing match in which he is competing.

Dated at Ottawa this 23rd day of May, 1942.

H. H. BLOOM, Administrator of Farm and Road Machinery and Municipal Services.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-186

Respecting Whisks

Pursuant to authority conferred by Order No. 82 of The Wartime Prices and Trade Board dated the 6th day of January, 1942 as amended by Order No. 122 of the said Board dated the 7th day of April, 1942, I do hereby order, as follows:

- 1. Manufacturers of whisks shall hereafter manufacture only 18 kinds of whisks divided into four grades to be known as
 - (a) Common
 - (b) Medium
 - (c) Choice or Fine
 - (d) Select
 - 2. Such whisks shall be made in accordance with the following specifications:
 - (a) Handles of whisks may be made in peg type, hollow wood or plush top;
 - (b) Where genuine natural ebony handles are used, handles may be wax finish;
 - (c) Wooden handles shall be finished only in red;

- (d) Red twine of one size only shall be used;
- (e) The use of the following shall be discontinued:
 - (1) Solid wire handles;
 - (2) Velveteen used as a decoration or trim on handles;
 - (3) Metal cap and metal hangers; in place of which a plush top and screw eye may be used;
- (f) The size of trim shall range from 5" to 12" and in this range shall be included all professional lines such as barbers, tailors and railroad porters whisks;

Provided, however, that the manufacturer may continue to use until exhausted such items now on hand, the use of which would be otherwise discontinued by this Order.

- 3. (a) No printed or decorated display stands shall be used after stocks of such stands now on hand are exhausted;
- (b) Hereafter, only plain containers shall be used for packaging assortments of whisks after the present stocks of printed or decorated containers for assortments of whisks are exhausted.
- 4. No manufacturer of whisks shall hereafter ship whisks on consignment.

Dated at Ottawa this 26th day of May, 1942.

JAS. E. FERGUSON,
Administrator of Furniture and Brushes.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-187

RENAMED

Fuelwood Order No. 8

(See Fuelwood Orders)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-188

Respecting Sport Goods

(Consolidated as amended by Administrator's Orders Nos. A-214 and A-322.)

Pursuant to authority conferred by Order No. 76 of The Wartime Prices and Trade Board dated the 16th day of December, 1941, and Order No. 82 of the said Board dated the 6th day of January, 1942 as amended by Order No. 122 of the said Board dated the 7th day of April, 1942 and Order No. 91 of the said Board dated the 20th day of January, 1942, and otherwise, I do hereby order on behalf of such Board as follows:

GOLF CLUBS

- 1. No person shall
- (a) Manufacture any private brands of golf clubs,
- (b) Manufacture, after the 1942 season,
 - (i) any woods except not more than three of the following four varieties, namely, Nos. 1, 2, 3, and 4 or
 - (ii) any irons except not more than seven of the following fourteen varieties, namely, Nos. 2, 3, 4, 5, 6, 7, 8, and 9, putter. 3 special putters, 1 dynamiter and 1 sand blaster.

GOLF AND TENNIS BALLS AND SHUTTLECOCKS FOR BADMINTON

2. Each manufacturer and distributor of any golf balls, tennis balls or shuttlecocks for badminton shall distribute such golf balls, tennis balls or shuttlecocks for badminton, during the season of 1942 and thereafter, until further notice, to his regular customers pro rata, according to the respective quantities of golf balls, tennis balls and shuttlecocks for badminton delivered by him to such customers in 1941.

(Section 2 as substituted by Administrator's Order No. A-322.)

TENNIS AND BADMINTON

3. No manufacturer named in Schedule "A" hereto shall manufacture a greater number of varieties of any articles named in such Schedule than the number set forth in Column "B" under each such article and opposite the name of such manufacturer; and, in respect of tennis racquets, no such manufacturer shall, in 1943 and thereafter, manufacture any greater number of varieties than the number set forth in Column "BB" opposite the name of such manufacturer; provided, however, that if the only difference between two or more varieties consists of colour and name, they shall constitute only one variety.

LEATHER SPORTS GOODS

4. No manufacturer named in Schedule "B" hereto shall manufacture a greater number of varieties of any articles named in such Schedule than the number set forth in Column "B" under each such article and opposite the name of such manufacturer; and, in respect of hard baseballs, no such manufacturer shall, in 1943 and thereafter, manufacture any greater number of varieties than the number set forth in Column "BB" opposite the name of such manufacturer.

SKIS AND SKI POLES

- 5. (1) No person shall manufacture any skis except
 - (a) from hickory, ash, maple and birch;
 - (b) not any more than five lengths of adult size skis each in two grades, and not more than five lengths of children's size skis each in two grades, and no children's skis shall exceed 6 feet in length.

(Paragraphs (a) and (b) of Subsection 1 of Section 5 as substituted by Administrator's Order No. A-214.)

- (2) No person shall manufacture any ski binding except
 - (a) 1 Junior touring, 1 Senior Touring and 1 low-priced Cable, or
 - (b) not more than two types or models of cable bindings.
- (3) Each manufacturer making any ski-cable bindings from Canadian materials shall ensure
 - (a) that purchase of any cables is not in competition with aeroplane manufacturers,
 - (b) that any parts purchased cannot be used for aeroplanes and
 - (c) that in the purchase of any screw machine parts, there is no interference with production of war materials in respect of either labour or machine capacity.
- (4) No person shall manufacture any ski poles
 - (a) of metal,
 - (b) in more than five models or varieties of cane, bamboo or other wood,
 - (c) with padded grips on more than three of such varieties,
 - (d) with interlacings on the snow rings,
 - (e) having leather exceeding 4 half-straps or 2 or 3 full straps, depending upon the style of the ring, and all leather shall be derived from stocks on hand or from the cuttings or scraps of the leather industry.

(Subsection (4) of Section 5 as amended by Administrator's Order A-214.)

(5) This Section shall not apply to skis or ski poles manufactured to order for His Majesty's Forces.

TOBOGGANS

- 6. No person shall manufacture any toboggans
- (a) with steel runners,
- (b) in more than four models, or
- (c) in more than fourteen sizes, ranging from 3 feet to 8 feet in length.
- (1) No person shall manufacture any hockey goal sticks in more than two grades, to be sold at retail for not more than
 - (a) \$2.00 and \$2.75 respectively in that part of Canada east of the 89th Meridian of West Longitude, and
 - (b) \$2.10 and \$2.95 respectively in that part of Canada west of the 89th Meridian of West Longitude.
- (2) No person shall manufacture any other hockey sticks in more than seven or less than five of the grades set forth in the following table, each of which grades shall be of the length, size and description set forth in such table and shall be sold at retail
 - (a) in that part of Canada east of the 89th Meridian of West Longitude for not more than the price set forth in Column 1 of such table opposite the grade of such stick, and
 - (b) in that part of Canada west of the 89th Meridian of West Longitude for not more than the price set forth in Column 2 of such table opposite the grade of such stick.

Grade No.	Column 1 Maximum Retail Price in Canada East of 89th Meridian of West Longitude	Column 2 Maximum Retail Price in Canada West of 89th Meridian of West Longitude	Column 3	Column 4 Blade Size	Column 5 — Description
	\$ cts.	\$ cts.			
1	0 30	0 35	34"-39"	1-15/16"x10½	Any Kind.
2	0 35	0 40	40″-45″	$1-15/16'' \times 10\frac{1}{4}$	Plain Sanded.
3	0 65	0 75	46"-48"	$1-15/16'' \times 10\frac{1}{4}$	Plain Sanded.
4	0 90	1 00	49″-51″	$1-15/16'' \times 10\frac{1}{4}$	Plain Sanded.
5	1 25	1 35	50″-52″	$2-15/16'' \times 10\frac{1}{4}$	No pin, 1 band lacquer blade.
6	1 50	1 60	51″-54″	Full size	Lacquer pinned, trim-
7	2 00	2 10	51"-54"	Full size	med. Lacquer pinned, trimmed.

- (3) Hockey sticks that are culls or seconds in lengths of 46" to 54" shall be marked "second" and may be sold at a retail price of not more than
 - (i) 40 cents each in that part of Canada east of the 89th Meridian of West Longitude, and
 - (ii) 45 cents each in that part of Canada west of the 89th Meridian of West Longitude,

but shall be offered by the manufacturer thereof to jobbers and retailers in the same proportion in which he offers his regular lines of them. (Section 7 as substituted by Administrator's Order No. A.-322.)

- 8. No manufacturer of sports goods shall hereafter demand or request that any buyer or prospective buyer shall buy any particular number of any article in order to be assured of the supply of such article or of any other sports goods.
- 9. No person shall hereafter solicit any purchases of any sports goods by promising to supply the purchaser thereof with any other article.

(Sections 8 and 9 as substituted by Administrator's Order No. A.-322.)

Dated at Ottawa, this 6th day of August, 1942.

G. P. SABISTON,
Administrator of Sundry Items.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

Referred to in Administrator's Order No. A-188

Tennis and Badminton

Manufacturer	Racquets Tennis		Table Tennis Bats		Table Tennis Sets		Racquets Badminton		Pre: Ter		Presses Badminton	
	A	ВВ	A	В	A	В	A	В	A	В	A	В
A.Andreef & Co. Ltd. Bentley's Sport	8	8	_	-	_	_	6	6	3	1	3	1
Goods Ltd	23	14	12	8	5	3	18	9	3	1	3	1
Campbell Mfg. Co. Ltd Dunlop Tire & Rub-	6	6					7	6	3	1	3	1
ber Goods Co.	13	10	_	-	_	_	7	7	3	1	3	1
Daignault Rolland Co., Ltd Slazengers Can.	17	11			_	—	7	6	3	1	3	1
(1936) Ltd	8	8		Normania .	-	-	8	6	3	1	3	
A. G. Spalding & Bros. of Can. Ltd. A. J. Reach, Wright	13	9	7	5	6	3	11	5	3	1	3	1
& Ditson Co		9	7	5	6	3	11	5	3	1	3	1

Column A indicates the number of varieties presently being manufactured by the manufacturer opposite whose name the number appears.

SCHEDULE "B"

Referred to in Administrator's Order No. A-188

Goal Keeper Pads	W rolorororo	Basketball Goods	В	111	1 6161	Base-	B	01 0100
	A 7 82000	Bas	A	111	1 4 4	1st men	A	12
Hockey	m	Baseballs	В	9	1 9 9	Softball	B	0 000
HH HH	4 70 000 000	Bas	A	00	100	So	Y	6 99
Reg. Hockey Gloves	A B B B B B B B B B B B B B B B B B B B	Medicine Balls	A B		1 44	Softball	A B	4 44
		A			1 1	10.7		
Hockey Goal Tenders Cloves	A 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Strike Bags	A B		∞ ∞	Softball	A B	2 22
=	B 9	1	B	00 00 0	0 00 00 00		-	m 1 1 1 1 mm
Football Pants	A	Box	A I	33	5553	Body Protec.	A B	
				64 1				1111
Knee and Elbow Pads	0 0 12 100 0	Volley Balls	В		99	Leg	B	01 0100
	A 7 2 2 1		A		0000	75	Y	0 44
Thigh Guards	B	tballs	В		1010	ses	В	00 00 00
Cus	A w m	Basketballs	A		133	Bases	A	00 44
d d ney ds	m m	ly ec.	В	00 00	ಲಾ ಬಾ ಬಾ	ks	B	4 44
Hip and Kidney Pads	4 ∞∞	Body Protec.	A	70 c3	න ව ව	Base Masks	A	6 6 1 1 1 5
lder ls, by	ည တ တက္ခတ	tey ts	д	70 10	12020	es	B	∞ ∞ ∞
Shoulder Pads, Rugby and Hockey	A 12 10 10 17 17 17 17 17 17 17 17 17 17 17 17 17	Hockey Pants	A	1111	100	Gloves	A	16
Head Harness	74 B	Fiber Goal Pads	щ	2 -0	-00	Sase	B	4 4 4
	4	Fil	A	4 - 2	— en en	1st Base Mitts	A	00
tballs	m m	Forward	B	-	-1-1-1	Mitts— Catchers	B	4 44
Foot	4	For	A	14 10 7	12 12 0	Mitts— Catchers	A	8111122
Manufacturer	Daignault & Rolland Canada Cycle & Motor General Leather Goods S. S. Holden Limited Wellinger & Dunn A. C. Spalding Wright & Ditson			Daignault & Rolland Canada Cycle & Motor. General Leather Goods S. S. Holden Limited	Wellinger & Dunn. A. C. Spalding. Wright & Ditson.			Daignault & Rolland Canada Cycle & Motor General Leather Goods. S. S. Holden Limited Wellinger & Dunn. A. C. Spalding.

Cameron Mig. Co. and Woods Mig. Co. do not manufacture any of the above lines at the present time. Column A indicates the number of varieties presently being manufactured by the manufacturer opposite whose name the number appears.

Administrator's Order No. A-189, dated 26th of May, 1942

REVOKED BY

Administrator's Order No. A-559

For which see Canadian War Orders and Regulations, 1943, Volume 1, No. 3, Part III.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-190, dated May 26, 1942

AMENDS

Administrator's Order No. A-128

(See Consolidation of Administrator's Order No. A-128)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-191

Respecting the Sale and Delivery of Rubber Tire Reliners and Patches

(Consolidated as amended by Administrator's Order No. A-542)

Pursuant to authority conferred by Order No. 76 of the Wartime Prices and Trade Board, dated the 16th day of December, 1941, and Order No. 82 of the said Board, dated the 6th day of January, 1942, as amended by Order No. 122 of the said Board, dated the 7th day of April, 1942, and Order No. 91 of the said Board, dated the 20th day of January, 1942, and otherwise, I do hereby order, on behalf of such Board, and with the concurrence of the Controller of Supplies and the Chairman of the Wartime Industries Control Board, as follows:

- 1. For the purposes of this Order,
- (a) "processor" means any person who makes, manufactures, assembles, produces or constructs any rubber tire reliners or patches;
- (b) "tire manufacturer" means any person who makes, manufactures, produces or constructs rubber tires, rubber casings, rubber tubes or rubber accessories for automobiles and tires;
- (c) "jobber" means any person who as part of his regular business sells or offers for sale any rubber tire reliners and patches at wholesale prices to a dealer;
- (d) "dealer" means any person other than a departmental store or chain store, mail order house or tire manufacturer, who as part of his regular business sells or offers for sale to a consumer any rubber tire reliners or patches.
- (e) "patch" shall mean a patch which is manufactured from part of the casing of a used automobile or truck tire, and which is treated with a rubber cement, impregnated with rubber or processed in any other manner and which is used for repair of part of the inside of a tire.
- (f) "pulled cord patch" shall mean part of the casing of a used automobile or truck tire, which part is used only in the condition in which it is removed from the used tire, and which part is not treated with a rubber cement, impregnated with rubber, or processed in any other manner after its removal.
- (g) "reliner" shall mean a rubber tire reliner which is manufactured from part of the casing of a used automobile or truck tire, and which is treated with a rubber cement, impregnated with rubber, or processed in any other manner and which is used to cover the complete inside of the tire being relined.

2. No maximum price fixed by the Maximum Prices Regulations for any goods referred to in this Order which is higher than the maximum price established herein for the same

quality and size of goods shall be affected by the terms of this Order.

3. No processor shall hereafter sell or offer for sale any reliners or patches except to tire manufactures, departmental stores, chain stores, mail order houses, jobbers and dealers, and the maximum prices at which such goods may be sold or offered for sale by the processor to any tire manufacturer, departmental store, chain store, mail order house, jobber and dealer, shall be the prices set forth in the appropriate column in Schedule "A" hereto; provided, however, that in any case where a processor has been selling any of the aforementioned goods to a dealer at the same prices at which he sold such goods to a jobber, he shall sell such goods to such dealer at a price not in excess of the price set out for jobbers in said Schedule.

4. No jobber, who purchases reliners or patches direct from a processor, shall hereafter sell or offer for sale any such reliners or patches at a price which includes a mark-up (percentage on cost) that is greater than $33\frac{1}{3}$ per cent of the laid down cost of such reliners or patches to such jobber, which laid down cost shall be calculated on a basic cost to him

not higher than the maximum price for jobbers as established in Schedule "A".

5. Every delivery hereafter made by a processor or jobber pursuant to a sale by him of any reliners or patches shall be accompanied by an invoice, a duplicate of which shall be retained by such processor or jobber, which said invoice shall describe in detail in the same manner as referred to in Schedule "A", the article or articles which have been sold and delivered, and the price or prices charged for them.

6. No dealer, departmental store, mail order house, or chain store, who purchases reliners or patches direct from a processor, shall hereafter sell or offer for sale any such reliners or patches at a price which includes a mark-up (percentage on cost) that is greater

than 60 per cent of the laid down cost to him thereof.

7. The maximum prices at which any tire manufacturer, his jobber or his dealer may hereafter sell any of the goods enumerated in Schedule "B" shall be the prices therefor

as set forth in the appropriate column of said Schedule.

8. The price at which any processor, tire manufacturer, jobber, dealer, departmental store, mail order house or chain store may hereafter sell or offer for sale any reliners or patches of any size other than those enumerated in the Schedules hereto shall not exceed the price provided in said Schedules for a reliner or patch of the nearest size smaller than that offered for sale.

9. No processor shall hereafter sell or offer for sale any pulled cord tire patches at

any price in excess of 15 cents per pound.

10. No processor shall, without the permission in writing of the Used Goods Administrator, make, manufacture, assemble, produce or construct during the year 1942, or during any calendar year thereafter a greater number of rubber tire reliners or patches than the number of reliners or patches, respectively, which he made, manufactured, assembled, produced or constructed during the calendar year 1941.

(Section 10 as amended by Administrator's Order No. A-542.)

11. The number of reliners and/or patches which any processor may sell or deliver to any purchaser during any three months' period, hereafter, shall not, without the permission in writing of the Used Goods Administrator, exceed the number of reliners and/or patches which he sold and delivered to the same purchaser during the corresponding three months' period of 1941, and no processor shall without the permission in writing of the Used Goods Administrator sell any reliners and/or patches to any person which had not purchased any such goods from the processor during the year May 15th, 1941, to May 14th, 1942.

Dated at Ottawa, this 27th day of May, 1942.

S. GODFREY, Used Goods Administrator.

APPROVED:

D. GORDON.

Chairman, The Wartime Prices and Trade Board.

CONCURRED:

R. C. BERKINSHAW,

Chairman, The Wartime Industries Control Board.

SCHEDULE "A"

Attached to Administrator's Order No. A-191

PROCESSORS' MAXIMUM SELLING PRICES

Approximate Weight Pounds per dozen	Code No.	Approximate size Inches	To Tire Manufacturers	To Departmental Stores, Mail Order Houses, Chain Stores and Jobbers	To Dealers
* Patches			Per Dozen	Per Dozen	Per Dozen
11	#1 #2 #3 #4 #5	4 x 5. 6 x 8. 7½ x 10½. 9 x 12. 10 x 15.	0 29 0 58 0 88 1 17 1 43	0 32 0 65 0 97 1 30 1 62	0 52 0 78 1 17 1 56 1 95
Reliners			Each	Each	Each
51	#1 #2 #3 #4 #6 #7 #8 #9	Passenger 4 Ply 30 x 5 4 Ply 32 x 6 6 Ply 30 x 5 6 Ply 32 x 6 6 Ply 34 x 7 6 Ply 8" 6 Ply 9"	0 60 0 70 0 70 1 08 1 08 1 35 2 17 2 71	0 65 0 81 0 81 1 35 1 35 1 62 2 71 3 25	0 81 1 08 1 08 1 57 1 96 2 33 3 52 4 33

^{*} All prices shall be plus freight and sales tax.

SCHEDULE "B"

Attached to Administrator's Order No. A-191

TIRE MANUFACTURERS, THEIR JOBBERS' AND THEIR DEALERS' MAXIMUM PRICES Note.—East means all that part of Canada lying east of Port Arthur, Ontario.

West means the balance of Canada.

		Col	umn I	Colu	ımn II	Colu	nn III	
Code No.	Approximate Size	Maximu Jobber menta Chain	nufacturers' m Price to s, Depart- ll Stores, Stores and der Houses	and J Maxim to L	ufacturers' obbers' um Price Dealers	Dealers' Maximum Price to Consumers		
	Patches	East a	and West	East a	and West	East a	nd West	
#2 6 #3 7 #4 9	x 5" x 8" \frac{1}{2}x 10\frac{1}{2}" x 12" x 15") 45) 84 1 29 1 60 2 06	1 1 2	60 15 75 15 95	0 0	10 15 25 30 40	
	Reliners	Ea	ch]	Ea	ich	Eε	ch	
	Itemners	East	West	East	West	East	West	
#2 4 Ply 3 #3 4 Ply 3 #4 6 Ply 3 #6 6 Ply 3 #7 6 Ply 3 #8 6 Ply 8	ger 10 x 5 12 x 6 10 x 5 12 x 6 14 x 7 17	0 81 0 95 0 95 1 45 1 46 1 83 2 93 3 66	1 00 1 20 1 24 1 77 1 83 2 34 3 60 4 51	1 08 1 27 1 27 1 95 1 95 2 44 3 91 4 88	1 34 1 60 1 65 2 36 2 44 3 12 4 80 6 00	1 75 2 05 2 05 3 10 3 10 3 90 6 35 7 85	2 15 2 55 2 65 3 75 3 90 5 00 7 70 9 65	

Prices in Column I include taxes and are f.o.b. Tire Companies' Warehouses. Prices in Column II include taxes and are f.o.b. Jobbers' Warehouses.

Administrator's Order No. A-192

Respecting the Standardization and Simplification of Packaging

Pursuant to authority conferred by Order No. 82 of the Wartime Prices and Trade Board, dated the 6th day of January, 1942, as amended by Order No. 122 of said Board, dated the 7th day of April, 1942, and otherwise, I do hereby order, on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "cardboard" means a paper of 0.006 of an inch or more in thickness, of which stiffness is the paramount characteristic;
- (b) "containers" means boxes, cartons or other devices wholly or partly made of cardboard for use in packaging any material excepting feeds for animals.
- 2. In any cases where two tons or more of cardboard of a particular weight are required to fill an order to manufacture or assemble any containers, no persons shall accept such order unless the same is supported by a certificate signed by the purchaser or by someone on his behalf having personal knowledge of the facts therein contained, certifying that
 - (a) the purchaser has on hand not more than four months' supply of containers made of cardboard of the same size;
 - (b) the purchaser has no unfilled orders for containers made of cardboard of the same size and requiring in the aggregate more than two tons of such cardboard;
 - (c) the quantity of containers so ordered will not exceed the purchasers' consumption thereof for a six months' period.
- 3. The manufacturer shall deliver and the purchaser shall accept delivery of such containers immediately upon manufacture, and manufacture shall not extend beyond three months from the date of the first shipment made thereon.
- 4. No person shall manufacture or assemble any such containers of any type and in any manner other than in the form and size regularly made or supplied by him; without in any way restricting the generality of the foregoing, it is hereby declared that no special manufacturing or assembling of any such containers for the purpose of displaying, advertising or otherwise promoting special offers of any product, shall be permitted.
- 5. No person shall manufacture any cardboard floor bins, counter baskets or display containers for any use other than to pack and ship merchandise.
- 6. No person shall manufacture any paper bags to be used for packaging groceries or other food products for sale at retail except of the type and in the manner and according to the sizes and weights specifications provided in Schedule "A" hereto.
- 7. No person shall manufacture any container for boxing envelopes except of the type and in the manner and in accordance with the specifications provided in Schedule "B" hereto.
- 8. Nothing contained in this Order shall be deemed to prohibit the completion of any firm order received prior to the date of this Order, and nothing contained herein shall be deemed to prohibit any manufacturer or supplier from making his usual disposition of manufactured stock on hand.

Dated at Ottawa, this 26th day of May, 1942.

C. V. HODDER,

Administrator of Folding and Set-up Boxes.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

71369-13

SCHEDULE "A"

This is Schedule "A" referred to in Administrator's Order No. A-192 respecting the kinds, sizes, weights and specifications of paper bags for containing miscellaneous goods to be carried from retail stores and of paper used to make such bags.

Size (Pounds) 24×36 500 sheets to ream	Light	Medium	Heavy
	Kraft	Kraft	Kraft
	(Pounds)	(Pounds)	(Pounds)
1 2 3 4 4 5 5 6 7 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	25 25 25 25 28 30 30 30 33 35 35 37	37 37 39 39 39 44 44 44 44	47 47 50 50 50 50

SCHEDULE "B"

This is Schedule "B" referred to in Administrator's Order No. A-192 providing in detail for the limitations and use of containers for boxing envelopes.

1. Minimum Boxing Specifications,

(a) boxes and lids shall not be covered or topped but may be reinforced by banding;

(b) the following described envelopes shall be boxed or packaged in quantities not less than those shown after each respective kind of envelope

"plain for stocking and to trade accounts" in sizes 6, 7, 8, 8½, legal, small octavo, large octavo, regular and window styles-1000 (a double height box of not more than 13 inch length is suggested);

(ii) "officials" open side or open end, numbers 9 to 14 inclusive, and cheque sizes—500;

(iii) "drugs", "pay", "coin", "pence"—1000; (iv) "church"—5000;

(v) "invitation"—500:

- (vi) "counter" up to and including $6 \times 9-3/16$, 500 to a box, and for $9-\frac{1}{2} \times 15$, 500 to a carton;
- (vii) "catalogue" up to and including 7-1/2 x 10-1/2, 500 to a box, and for 9 x 12 and larger, 500 to a carton;
- (viii) "clasp and button and string"-250;

(ix) "invoice tag"-500;

(x) "visiting card"—500;

(xi) "puffed correspondence and puff correspondence"—500; except for social correspondence envelopes retailing higher than \$4.25 per thousand which may be boxed in 125's and 250's. All other correspondence envelopes to take the 500 minimum;

(xii) "air mail", the usual practice in packaging will be followed;

(c) "printed and consumer plain envelopes", all printed envelopes and consumer purchases of plain envelopes to be subject to the minimum packing standards set out above, subject, however, to the recommendation that cartons containing larger quantities be used, thus eliminating the use of boxes wherever possible;

(d) "gusset side, double fold seed bags and other similar types not specified"—no minimum packaging requirement.

Administrator's Order No. A-193

Respecting Delivery of Brewery Products

Pursuant to authority conferred by Order No. 82 of the Wartime Prices and Trade Board, dated the 6th day of January, 1942, as amended by Order No. 122, dated the 7th day of April, 1942, and otherwise, I do hereby order, on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "brewer" means any person who conducts, works or carries on any brewery;
- (b) "brewery" means any place where beer, ale, stout or porter is brewed in whole or in part from malt, grain or other saccharine matter without any process of distillation.
- 2. No brewer shall sell or offer for sale or deliver any draught beer, ale, stout or porter which has been brewed in any brewery in the Province of Quebec or in any part of Ontario lying to the south of the 46th parallel of latitude, to any retail liquor store or other place which is situated in any part of Ontario lying to the north of said parallel of latitude.
- 3. No brewer shall sell or offer for sale or deliver any draught beer, ale, stout or porter which has been brewed in any brewery located in Ontario in any place north of the 46th parallel of latitude to any retail liquor store or other place which is located in any part of Ontario lying to the south of said parallel of latitude.
- 4. No brewer shall sell, or offer for sale or deliver any draught beer, ale or stout which has been brewed in any brewery located in the Province of Quebec to any brewer's retail store or other place located in any of the following places namely,—

Amherstburg	Georgetown	Palmerston	Stratford
Barrie	Glencoe	Parry Sound	Tilbury
Bell River	Gravenhurst	Penetang	Tillsonburg
Blenheim	Guelph	Port Elgin	Walkerton
Bracebridge	Hanover	Preston	Wallaceburg
Brantford	Huntsville	Ridgetown	Wiarton
Chatham	Kitchener	St. Thomas	Windsor
Collingwood	Leamington	Sarnia	Woodstock
Galt	London	Simcoe	

5. No brewer shall sell, offer for sale or deliver any draught beer, ale, stout or porter which has been brewed in any brewery located in the City of London, Ontario to any brewer's retail store or other place located in any of the following places, namely;

Arnprior Cornwall Morrisburg Pembroke
Brockville Gananoque Napanee Perth
Casselman Kingston Ottawa Prescott
Smiths Falls.

6. This Order shall be effective on and after the 1st day of June, 1942.

Dated at Ottawa, this 27th day of May, 1942.

D. SIM,

Administrator of Alcoholic Beverages.

APPROVED:

D. GORDON.

Chairman, The Wartime Prices and Trade Board.

Administrator's Order No. A-194

Respecting Typewriters

(Consolidated as amended by Administrator's Orders Nos. A-379, A-496 and A-534)

Pursuant to authority conferred by Order No. 82 of the Wartime Prices and Trade Board dated the 6th day of January, 1942 as amended by Order No. 122 of the said Board dated the 7th day of April, 1942, and otherwise, I do hereby order on behalf of such Board and with the concurrence of the Chairman of the Wartime Industries Control Board as follows:

- 1. For the purposes of this Order,
- (a) "Director" means the Director of Office and Accounting Machines from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "Typewriter" unless otherwise expressly stated includes non-portable typewriters including noiseless and electric types and portable typewriters but shall not include billing and continuous forms handling typewriters, braille typewriters, toy typewriters, wide carriage (18" or wider) typewriters with special inbuilt features designed for statistical or accounting work, shorthand writing machines telegraphically controlled typewriting machines, linotype machines or monotype machines;
- (c) "Portable Typewriter" means any typewriter weighing less than 25 lbs.;
- (d) "Manufacturer" means any person manufacturing or assembling typewriters and shall include sales and distribution outlets owned, operated or controlled by manufacturer:
- (e) "Independent Dealer" means any person engaged in the business of selling and/or renting typewriters who is not a manufacturer and who is independent of the manufacturer;
- (f) The sales and distribution outlets of manufacturers for the year 1941 shall continue to be considered as such notwithstanding that such outlets may now be independent.
- 2. No manufacturer or independent dealer shall, except with the written permission of the Director, sell or deliver new, used and rebuilt typewriters
 - (a) In the twelve month period ending May 31, 1943 or in any succeeding twelve month period, in any greater number than 65% of the total unit sales made in Canada by such manufacturer or independent dealer during the calendar year 1941;
 - (b) In any calendar month subsequent to the date of this Order, in any greater number than 65% of the total unit sales made in Canada by such manufacturer or independent dealer during the corresponding calendar month of the year 1941;

provided that there shall not be included in the 65% quota referred to in clauses (a) and (b) of this Section sales

- (i) of any typewriter which at the date of sale is more than fifteen years old, or
- (ii) of any portable typewriter the retail price of which is \$50.00 or less.

(Section 2 as amended by Administrator's Orders Nos. A-379 and A-496.)

- 3. (1) No manufacturer or independent dealer shall sell or deliver any new non-portable typewriter or any used or rebuilt non-portable typewriter which was manufactured new after December 31, 1932, except to the persons, categories or classes set forth in Schedule "A" hereto under the heading Class "A" thereof or with the permission in writing of the Director to persons, categories or classes set forth in said Schedule under the heading Class "B" thereof.
- (2) Any manufacturer or independent dealer may, without any permit from the Director, sell or deliver used or rebuilt non-portable typewriters which were manufactured new prior to January 1, 1933, to persons not mentioned in said Schedule.

- (3) Any manufacturer or independent dealer may lease new, used or rebuilt typewriters to any person provided that the contract of lease contains a clause whereunder the manufacturer or independent dealer may cancel the contract without notice whenever he is requested by the Director to do so.
- (4) For the purposes of this Order the date at which any typewriter was manufactured new shall be determined by reference to the manufacturer's serial number of such typewriter.

(Section 3 as re-enacted by Order No. A-534.)

- 4. No manufacturer and no independent dealer shall loan without charge any type-writer except to those charitable organizations officially recognized by the War Charities Act of 1939.
- 5. Only manufacturers and independent dealers who are equipped for and capable of rendering mechanical service shall hereafter sell and deliver new and used portable typewriters.
 - 6. No manufacturer shall
 - (a) manufacture, assemble, sell, or offer for sale in Canada more than three models of a portable typewriter;
 - (b) manufacture, assemble, sell or offer for sale typewriters with more than four styles of type provided, however, that the numerals furnished with each of the four styles of type may be either arabic numerals or gothic numerals.
- 7. Only two styles of key boards, namely, English Canadian and French Canadian, shall be manufactured.
- 8. Each manufacturer shall reduce by two the number of carriage widths previously manufactured by him for his current line of non-portable typewriters.
 - 9. Notwithstanding anything contained in sections 5, 6, 7 and 8 of this Order,
 - (a) any manufacturer may manufacture or assemble any kind of typewriter from parts for such typewriters now on hand, and
 - (b) any manufacturer or independent dealer may sell, or offer for sale so long as he complies with Sections 2 and 3 of this Order
 - (i) any kind of typewriter now on hand, or
 - (ii) any kind of typewriter manufactured or assembled under the provisions of subsection (a) of this Section.
- 10. The Director, by permit in writing, may allow sales, loans, and/or deliveries of any kind of typewriter which would otherwise be prohibited by this Order.
- 11. Each manufacturer and each independent dealer, shall report forthwith to the Director, the total unit sales of each kind of typewriter sold by him in Canada during the year 1941.

Dated at Ottawa, this 29th day of May, 1942.

D. P. CRUIKSHANK,

Co-Ordinator of Metals Administration.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

CONCURRED:

R. C. BERKINSHAW,

Chairman, The Wartime Industries Control Board.

N.B.:—"Nothing in this Order contained is to be taken as indicating that an materials will be available for the use of any manufacturer".

SCHEDULE "A"

This is Schedule "A" referred to in Administrator's Order No. A.-194 Respecting Typewriters

Class "A"

Armed Forces in Canada including Army, Navy and Air Forces of Canada and other United Nations.

Dominion Government Departments.

Class "B" (Sales permitted only with the written consent of the Director)

Plants concerned in manufacture or construction of;

Aircraft, and also any plant in the overhaul and repair of aeroplanes. Armaments, ammunition, bombs, depth charges, mines and munitions.

Chemicals and Explosives for the Department of Munitions and Supplies.

Machine Tools, dies and accessories.

Naval Vessels, ships and attendant craft.

Military vehicles of all kinds and shapes and also any plant engaged in the overhaul and repair of same.

Equipment, supplies, materials, building parts for the Department of Munitions and Supplies.

Steel and ferro alloys.

Electrical Equipment for Department of Munitions and Supplies.

Plants engaged in the extraction of Aluminum.

Research Laboratories engaged in problems relating in any way to war.

Smelters, heat treating furnaces.

Mining companies engaged in mining any metal used in the manufacture of any of the above named articles.

(Schedule "A" as amended by Administrator's Order No. A-379.)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-195, dated June 12, 1942

REVOKED BY

Administrator's Order No. A-546 for which see Canadian War Orders and Regulations, 1943, Volume 1, No. 2, Part III

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-196

Respecting Bilge Loading of Newsprint

Pursuant to authority conferred by Order No. 82 of the Wartime Prices and Trade Board, dated the 6th day of January, 1942, as amended by Order No. 122 of the said Board, dated the 7th day of April, 1942, and otherwise, I do hereby order on behalf of such Board, as follows:

1. No person shall hereafter load newsprint rolls in freight cars in the manner known as "Bilge Loading" unless he has first obtained the written permission of the Administrator of Newsprint, but this shall not prevent newsprint rolls from being loaded on their sides on top of rolls already placed on end.

Dated at Ottawa, this 29th day of May, 1942.

W. H. HOWARD, Co-ordinator of the Pulp and Paper Administrators.

APPROVED:

D. GORDON.

Chairman, The Wartime Prices and Trade board.

Administrator's Order No. A-197, dated May 29, 1942

REVOKED BY

Administrator's Order No. A-494, dated November 25, 1942

(Effective on and after November 28, 1942)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-198

Respecting Shaving Brushes

Pursuant to authority conferred by Order No. 82 of the Wartime Prices and Trade Board dated the 6th day of January, 1942, as amended by Order No. 122 of the said Board dated the 7th day of April, 1942 and Order No. 76 of the said Board dated the 16th day of December, 1941, and Order No. 91 of the said Board dated the 20th day of January, 1942, and otherwise, I do hereby order on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Furniture and Brushes from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "Manufacturer" means any person wholly or partly engaged in the manufacture of shaving brushes.
- 2. No horsehair shall hereafter be used in the manufacture of any shaving brush.
- 3. For the purpose of displaying or holding any brush or assortment of brushes, no manufacturer shall hereafter purchase, make assemble or otherwise acquire any display stand or any printed or otherwise decorated container. Every manufacturer may continue to use such stands and containers until his present supplies thereof are exhausted; thereafter unpainted and otherwise plain containers may be used to hold assortments of such brushes.
- 4. Except with the permission in writing of the Administrator no person shall hereafter manufacture any shaving brush unless the type of the brush knot, the weight of bristle in bristle casing, the kind of bristle in bristle casing, the weight of bristle in the centre of brush, the kind of bristle in centre of the brush when different from bristle casing, the type of ferrule, the type of handle and finish are as specified after each respective type of shaving brush set forth in Schedule "A" hereto.
- 5. The manufacturer's list price for each type of shaving brush manufactured in accordance with the Specifications contained in this Order shall not hereafter exceed the price per dozen brushes as set forth in the said Schedule under the heading Manufacturers' Maximum List Price and opposite each respective type of brush.
- 6. The maximum price at which any person may sell or offer for sale at retail any of the shaving brushes described in this Order shall not exceed the price per shaving brush as set forth in said Schedule under the heading Maximum Price to Consumer and opposite each respective type of brush.
 - 7. No manufacturer shall ship on consignment.
- 8. In the sale of any brushes by any manufacturer to any retailer or by any manufacturer to any wholesaler or by any wholesaler to any retailer, all normal trade discounts heretofore allowed by any such vendor to any such person shall be continued and without in any way restricting the generality of the foregoing any differences in discounts which any vendor customarily and lawfully allowed to different classes of buyers or for different quantities or under different conditions of sale and which result in a lower net cost per shaving brush, shall be continued.

9. Any provision of Administrator's Order No. A-2 dated the 17th day of January, 1942, as amended by Administrator's Order No. A-42 dated the 16th day of March, 1942, that is repugnant to any provisions of this Order is revoked to the extent of such repugnancy.

Dated at Ottawa, this 28th day of May, 1942.

JAS. E. FERGUSON,
Administrator of Funiture and Brushes.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE "A"

This is Schedule "A" referred to in Administrator's Order No. A-198 Respecting Shaving Brushes

Handle and Finish		Wood Clear	Wood Clear	Finish. Acetate or one piece Fer-	handle. Acetate or one piece Ferrule	. a	or Similar.	99	9.9	2	33	22	Acetate Col-	Type Handle and Case Acetate.
Ferrule		Bakelite Straight		Side.		Mixture Bakelite Cat-	or Similar.	>>	29	29	23	22	:	
Kind of Bristle in Centre of Brush		2\frac{1}{8}" Taper Yellow Russian or 2\frac{1}{2}" Grey Mix-	ture Bristle. Side.	tle. Round 2½ Grey Mixture Bris- Bakelite tle. Side.	2½" Yellow Mixture Bristle.	2½" Yellow Mixture Bristle.	2 <u>3</u> " (6	60 m/m Pure Badger.	Mixed Badger and Bristle with 1/2 Pure	Badger, ² Bristle. 65 m/m Pure Badger.	70 m/m Pure Badger	Middle. 75/80 m/m De Luxe	Pure Badger. 23" Yellow Mixture Acetate. Bristle.	22" Grey Mixture Bris- Acetate
Weight of Middle in Bristle when different France of Bristle is Bristle Casing	OZ.			7/16	9/16	21/32	· .		15/32		707	11/16	9/16	
Kind of Bristle in Bristle Casing		2½" Taper Yellow Russian or 2½" Grey Mix-	ture Bristle. 24", Grey Mixture Bris-	tle. 2½" Imitation Badger.	22" Imitation Badger.	2½" Imitation Badger.	Pure Badger	60 m/m Pure Badger.	65 m/m Pure Badger.	65 m/m Pure Badger.	70 m/m De Luxe Pure	75/80 m/m De Luxe	Fure Badger. 2½" Imitation Badger.	24" Grey Mixture Bris- tle.
Weight of Bristle Casing	OZ.	13/32	7/16	1/16	7%	3/32	1/16	5/16	5/64	%	1/16	11/16	3/32	25/32
Type of Brush Knot		(a)	(a)	(a)	(a)	(9)	(9)	(9)	(9)	(9)	(6)	(9)	(9)	(a)
Manufacturers' Maximum List Price	s cts.	00 9	00 6	12 00	18 00	24 00	36 00	48 00	00 09	00 06	120 00	180 00	24 00	36 00
Maximum Price to Consumer	\$ cts.	0 20	0 75	1 00	1 50	2 00	3 00	4 00	2 00	7 50	10 00	15 00	2 00	3 00
Type			2		4		9	7	00	9	10	11	12 (Travel Type)	13 (Barber Type)

EXPLANATION.—(a) In these lines, the Brush Knot is fashioned or made on the butt.
(b) by cupping the bristle.

Administrator's Order No. A-199, dated May 20, 1942

REVOKED BY

Administrator's Order No. A-370, dated August 25, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-200, dated June 3, 1942

REVOKED BY

Administrator's Order No. A-255, dated June 24, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-201

Respecting Imported Rice

Pursuant to authority conferred by Order No. 76 of the Wartime Prices and Trade Board, dated the 18th day of December, 1941, and Order No. 82 of such Board, dated the 14th day of January, 1942, as amended by Order No. 122 of such Board dated the 7th day of April, 1942, and Order No. 91 of such Board, dated the 20th of January, 1942, and otherwise, I do hereby order, on behalf of such Board, and with the concurrence of the Administrators of Wholesale and Retail Trade, as follows:

- 1. For the purposes of this Order,
- (a) "Western Canada" means all that part of Canada lying west of the Ontario-Manitoba boundary line including that part of North Western Ontario normally served by distributors of rice located in Kenora or Fort Frances;
- (b) "Eastern Canada" means all that part of Canada lying to the east of the Ontario-Manitoba boundary line, save and except that part of North Western Ontario normally served by distributors of rice located in Kenora or Fort Frances.
- (c) "Rice" means rice imported into Canada in its uncleaned state and of the kinds and types hereinafter specifically defined;
 - (i) "Long Grain Rice" means rice of a kind and type similar to that sold in Canada during the basic period defined by the Maximum Prices Regulations under such trade names as "Carolina" and "Patna".
 - (ii) "Round Grain Rice" means rice of a kind and type similar to that sold in Canada during the said basic period under such trade names as "Blue Rose" and "Japan".
 - (iii) "Chinese Rice" means rice of a kind and type similar to that sold in Canada during the said basic period under the trade name of "Simui".
 - (iv) "Mill Type Rice" means rice of a kind and type similar to that sold in Canada during the said basic period under the trade name of "Rangoon".
- 2. Mount Royal Rice Mills Limited of the City of Montreal, in the Province of Quebec, and the Canada Rice Mills Limited of the City of Vancouver, in the Province of British Columbia, shall hereafter pack long grain, round grain, Chinese and mill type rice processed by the said companies only in containers having net capacities (by weight) when packed, of 10 pounds, 25 pounds or 100 pounds or over; provided that this Section shall not apply in the case of the sale and delivery of any such rice to the Department of Munitions and Supply or the Department of National Defence or to any agency of any such Department.

3. (a) The maximum price per 100 pound lots (F.O.B. its mill), sales tax included, at which said Mount Royal Mills Limited may sell or offer for sale, in eastern Canada any such rice of grade one quality, and when packed in 100 pound containers shall not exceed in the case of

long grain rice\$	3.50
round grain rice	7.40
Chinese rice 10	00.0
mill type rice	5.90

- (b) The maximum price per 100 pound lots (f.o.b. its mill), sales tax included, at which the said Canada Rice Mills Limited, may sell or offer for sale, in Western Canada, any such rice of grade one quality, and when packed in 100 pound containers shall not exceed in the case of long grain rice, \$7.75, and in the case of round grain rice, Chinese rice and mill type rice such prices as the Administrator of Flour and Cereal Products may from time to time authorize in writing;
- (c) Each said company may make a charge for packing such rice in 10-pound and/or twenty-five pound containers but such charge shall not exceed 50 cents and 30 cents per 100 pounds respectively;
- (d) Prices of such rice when sold in containers larger than 100 pounds and prices of such rice other than grade one quality shall bear their normal relationships to the above mentioned maximum prices;
- (e) Any differences in price customarily and lawfully allowed to different classes of buyers or for different quantities or under different conditions of sale and which result in a lower net price per 100 pounds of such rice shall be continued.
- 4. The maximum price at which any wholesaler may sell or offer for sale any such rice shall include a mark-up (percentage on laid-down cost) no greater than the mark-up used by such wholesaler in pricing such or substantially similar rice during the basic period defined by the Maximum Prices Regulations; provided that in no case may any wholesaler's mark-up exceed ten per cent (10%) of his selling price for such rice.
- 5. The maximum price at which any retailer may sell or offer for sale any such rice shall include a mark-up no greater than the mark-up used by him in pricing such or substantially similar rice during the said basic period; provided that in no case may any retailer's mark-up exceed twenty-five per cent (25%) of his selling price for such rice.
- 6. Unless permitted in writing by the Administrator, no person shall advertise, sell or offer for sale any such rice under any trade name or brand other than the designation for such kind of rice provided in Section 1 hereof.
- 7. Nothing herein contained shall be construed as prohibiting any retailer from packing such rice for resale in containers of smaller capacity than the said 10 pound container mentioned in Section 2 hereof, provided that such containers were regularly used by him prior to the date of this Order.
- 8. Nothing herein contained shall be construed as prohibiting any person from importing or selling in Canada any other kinds or types of rice provided the prices thereof shall not exceed the maximum prices established by such person for rice of the same kind or quality during the basic period referred to in the Maximum Prices Regulations and the sale and distribution of such rice shall be in accordance with the provisions of this Order.

Dated at Ottawa this 1st day of June, 1942.

J. J. PAGE,

Administrator Flour and Cereal Products.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Administrator's Order No. A-202

Respecting Men's and Boys' Furnishings

(Consolidated as amended by Administrator's Order No. A-247)

Pursuant to authority conferred by Order No. 76 of the Wartime Prices and Trade Board dated the 16th day of December, 1941 and Order No. 82 of the said Board dated the 6th day of January, 1942 as amended by Order No. 122 of the said Board dated the 7th day of April, 1942 and Order No. 91 of the said Board dated the 20th day of January, 1942, and otherwise, I do hereby order on behalf of such Board as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Men's and Boys' Furnishings from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "manufacturer" means any person who wholly or partly manufactures any or all of the garments referred to in this Order;
- (c) "elastic suspender" means a suspender in the manufacture of which more than 18 inches of elastic webbing is used;
- (d) "non-elastic suspender" means a suspender in the manufacture of which 18 inches or less of elastic webbing is used;
- (e) "retailer" means any person who in the ordinary course of business sells goods direct to the consumer and not for the purpose of resale.

Fine Shirts, Pyjamas and Flatcut Underwear

- 2. In the manufacture or preparation for delivery of any men's or boys' fine shirts, pyjamas or flatcut underwear, every manufacturer shall
 - (a) discontinue the use of coloured thread in the manufacture of shirts, pyjamas or flatcut underwear except in such garments made from khaki or deep-tone coloured cloth;
 - (b) continue to use pearl buttons as heretofore until present stocks are exhausted, thereafter available substitutes of a utility value equal to that of pearl buttons shall be used;
 - (c) discontinue the use of tin-foil or other decorations in any packing after the manufacturer's present stocks of such decorations are exhausted;
 - (d) pack underwear shorts of the quality selling at retail at 75 cents or less per garment, in not less than one-half dozen garments in each box;
 - (e) pack all shirts in quantities of not less than one-quarter dozen garments to the box, excepting in the case of dress shirts which may be packaged individually;
 - (f) attach only one label on each shirt, pyjamas or flatcut underwear;
 - (g) fold all shirts and pyjamas with cuffs inside of fold and thereby reduce the number of pins required in such operation;
 - (h) eliminate from all shirts all pleated sleeves and buttons and buttonholes on the sleeve placket.
 - 3. Any manufacturer may
 - (a) discontinue the provision of fused collars with a collar attached shirt;
 - (b) eliminate pockets from so-called fancy colored collar attached shirts, provided that this option shall not apply to the manufacture of white, plain shades or sport shirts.

Neckwear, Mufflers and Scarves

- 4. In the manufacture or preparation for delivery of any men's or boys' neckwear, mufflers or scarves, no manufacturer shall
 - (a) affix any labels, tags or rider tickets bearing the name, brand or trademark of any person who sells such goods at retail;
 - (b) ship or deliver any such goods with any such labels, tags or rider tickets affixed to same to any person who sells at retail;
 - (c) mark for identification any neckties or mufflers in more than one form or manner;
 - (d) procure any labels, tags or rider tickets from any label or tag manufacturer and supply the same to any person who sells at retail;
 - (e) package any four-in-hand necktie or bundles thereof in any glassine envelope or other similar covering;
 - (f) use more than one cardboard for any quarter of a dozen of four-in-hand neckties;
 - (g) use any ornaments, premiums or other decorations on any neckties;
 - (h) use any printed matter in the shipment of such neckwear, mufflers and scarves except such printed matter as may be necessary for the purpose of checking by the receiver of such shipment, and also excepting on the tie-band and in one place on the container on which in each case the name and brand of the manufacturer may appear.
- 5. Nothing in this Order contained shall be construed as prohibiting any manufacturer of men's and boys' neckwear, mufflers and scarves from
 - (a) returning to a retailer any stock of labels which had been supplied to him by such retailer "no charge" at any time previous to the date of this Order;
 - (b) selling to a retailer at a price not less than the price paid by the manufacturer any labels, tags or rider tickets bearing the name, brand or trademark of such retailer which may be in the stock of the manufacturer on the date of this Order.
 - 6. (a) Except as provided in section 15 herein the maximum price, f.o.b. his factory, at which any manufacturer may sell to a retailer any neckwear of the kind and quality which as of the date of this Order sold regularly at retail at, or approximately at, the price stated in column 1 hereunder for each article, shall not exceed the price per dozen of such neckwear as provided in column 2 hereunder, plus sales tax:

Column 1	Column 2
Retail Price	Manufacturer's Price
each	per dozen
\$.20	\$ 1.50
.25	1.90
.50	3.70
.65	4.60
1.00	7.10
1.50	10.25
2.00	13.50

provided, however, that nothing in this Section contained shall be deemed to authorize any manufacturer to increase his selling price of any such neckwear to any retailer, unless he receives written permission to do so from the Administrator;

- (b) the maximum price at which any manufacturer may sell any neckwear to any wholesaler shall bear its normal relationship to the manufacturer's maximum price to a retailer for such neckwear as provided in Column 2 of sub-Section (a) above;
- (c) the maximum price at which any wholesaler may sell any neckwear to a retailer shall bear its normal relationsuip to the manufacturer's maximum price to a retailer for such neckwear as provided in Column 2 of sub-Section (a) above;
- (d) the maximum price at which any retailer may sell or offer for sale any neckwear, muffler or scarf shall not exceed the highest lawful price he charged for the same or a substantially similar article during the basic period as defined by the Maximum Prices Regulations.

Suspenders (commonly called braces), Armbands and Garters:

- 7. No manufacturer shall hereafter
- (a) manufacture any elastic suspenders;
 - (Clause (a) of Section 7 as amended by Administrator's Order No. A-247.)
- (b) use more than 18 inches in length of elastic webbing or elastic cord to manufacture any men's suspenders;
- (c) use more than 12 inches in length of elastic webbing or elastic cord to manufacture any boys' suspenders;
- (d) unless to use such raw materials as he may now have in stock for such purpose, manufacture any
 - (i) "coatless" or "invisible" suspenders made from elastic webbing in either 2 point, 4 point, or 6 point style;
 - (ii) staple suspenders made in cross-back, cord or president styles from what is known as "cord" or "wire" edge 1\(\frac{1}{8}\)" or 1\(\frac{3}{8}\)" elastic lisle webbing;
 - (iii) armbands made from elastic webbing;
- (e) in the manufacture of any suspenders, use any non-elastic webbing or other substitute materials of a kind, grade or quality, the utility of which is not equal to that of the elastic webbing for which it is substituted.
- 8. No manufacturer shall sell or deliver elastic suspenders to any retailer, wholesaler or jobber, after June 30, 1942.
- 9. Any manufacturer who has accepted any order for elastic suspenders from any retailer or jobber for delivery up to and including the 30th day of June, 1942, may fill any part of such order by the delivery of non-elastic suspenders of a similar style and quality.

(SECTION 9 AS AMENDED BY ADMINISTRATOR'S ORDER No. A-247.)

- 10. Every manufacturer shall, when required by the Administrator, submit to the Administrator a statement in writing showing his costs and specifications of and concerning the manufacture of suspenders of any style, kind or quality which was not manufactured by him during the basic period referred to in the Maximum Prices Regulations.
- 11. When elastic material has again become available, no manufacturer shall use any such material in the manufacture of elastic suspenders, unless and until he has received the permission of the Administrator.
- 12. In the packaging of any suspenders and garters, every manufacturer shall comply with the following provisions:
 - (a) no special holiday or Christmas packaging, such as cardboard sleeve or a box with a lid shall be used to cover a stock carton containing a pair of suspenders to be offered for sale in such seasons;
 - (b) individual pairs of suspenders which have not been packaged in any carton may be banded to a card and sold in a box having a lid therewith. The charge for any such suspenders so packed shall not exceed the price fixed by the Maximum Prices Regulations for a similar quality of suspenders when contained in an individual box;
 - (c) in the packaging of combination sets of suspenders and garters where a screen is used, the bottom part only of a garter box may be used. When the design of the screen so requires, a suspender carton may be used to contain the suspender under such screen;
 - (d) the price at which any person may sell combination sets of suspenders and garters shall not exceed the price for sets of the same or similar qualities sold by him during the Christmas season of 1941;
 - (e) no holiday packaged suspenders, garters or belts shall be returned to any manufacturer by any retailer after the Christmas season of 1942.

General:-

- 13. For any wearing apparel mentioned in this Order, no manufacturer shall provide in any way any packaging materials or appliance of any type or kind in any way deviating from the standard package in which such wearing apparel was heretofore contained when delivered to a retailer for sale at retail.
- 14. No manufacturer shall make, purchase or otherwise acquire any material for the packaging of said goods for sale at retail during the Christmas season of 1942, in excess of his anticipated requirements therefor. Immediately after the close of the season for his production and delivery of said goods for the said season, every manufacturer shall report to the Administrator the quantity of such Christmas packaging materials he may then have on hand, and shall dispose of the same as instructed by the Administrator in writing.
- 15. Any manufacturer may deliver any goods mentioned in this Order, prepaid to any purchaser in the cities of Toronto or Montreal only; provided that this sub-section shall not be construed as permitting any manufacturer to make deliveries of any such goods in any manner which will increase the laid down cost of such goods to the purchaser over such cost to the same purchaser which existed during the basic period, namely, September 15th, 1941, to October 11th, 1941.
- 16. No manufacturer shall hereafter make delivery of any goods on consignment to any retailer.

(Section 10 revoked and Sections 11 to 17 inclusive renumbered respectively 10 to 16 by Administrator's Order No. A-247.)

Dated at Ottawa, this 4th day of June, 1942.

J. D. C. FORSYTH,
Administrator of Men's and Boys' Furnishings.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-203

Respecting Maple Leaf Ice Cream Limited, and Davie's Dairy Products Limited

Pursuant to authority conferred by Order No. 76 of the Wartime Prices and Trade Board, dated the 16th day of December, 1941, and Order No. 91 of the said Board, dated the 20th day of January, 1942, and otherwise, I do hereby order, on behalf of such Board, and with the concurrence of the Administrators of Wholesale and Retail Trade, as follows:

- 1. The maximum price at which a pint brick of ice cream, the product of Maple Leaf Ice Cream Company, Limited, or Davie's Dairy Products, Ltd., both of Toronto, Ontario, may be sold or offered for sale to any retailer shall be 16 cents.
- 2. The maximum price at which any such pint brick of ice cream shall be sold or offered for sale at retail shall be 20 cents.

Dated at Ottawa, this 2nd day of June, 1942.

J. G. TAGGART, Foods Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Administrator's Order No. A-204

Respecting the Maximum Prices for Feathers

Pursuant to authority conferred by Order No. 76 of the Wartime Prices and Trade Board, dated the 16th day of December, 1941, and Order No. 91 of the said Board, dated the 20th day of January, 1942, and otherwise, I do hereby order, on behalf of such Board, as follows:

- 1. For the purpose of this Order,
- (a) "jobber" means any person who buys feathers from pedlars, primary producers or other persons and sorts and stores the same for sale to manufacturers and processors;
- (b) "processor" means any person who buys feathers in their natural state, and who washes and sterilizes and grades the same either for sale to manufacturer or to a retail store;
- (c) "processed" means the operation of washing or sterilizing and grading;
- (d) "manufacturer" means any person who buys feathers in their natural or processed state and who thereafter uses the same in the manufacture of pillows, comforters and other such goods.
- 2. The maximum price at which any jobber may hereafter sell or offer for sale any kind, grade or colour of down or feathers to any processor or manufacturer, shall not exceed the price, F.O.B. jobber's shipping point, shown after each respective kind, grade or colour of down and feathers, as follows:

Kind, Grade and Description	Price per pound Net Weight
cose Down, new, not processed	2.00
Goose Down, old, used	1.00
Duck Feathers, new country Duck, not de-downed or processed	0.60
Duck Feathers, old, used	0.4
Goose Feathers, new, not de-downed or processed	0.8
Goose Feathers, old, used No. 1 high grade	0.5
Goose Feathers, old, used, No. 2 medium grade	0.4
Goose Feathers, old, used, No. 3 low grade.	0.2
Goose Feathers, old, used, No. 4 very low grade	0.10
Chicken Feathers or Turkey Body Feathers, prime coloured.	0.0
hicken Feathers, white	
Chicken Feathers or Turkey Body Feathers, old, used	
Chicken Feathers or Turkey Body Feathers, new butcher stock	0.0

3. No manufacturer or processor shall hereafter purchase or offer to purchase from any primary producer, retail merchant, pedlar or other person from whom any jobber, in the ordnary course of his business, purchases any down or feathers for sale to a processor or manufacturer, unless the maximum price to be paid by such manufacturer or processor for such down or feathers is 20 per cent less than the maximum price for the same kind, grade or colour of such product as provided in Section 2 above. All such prices shall be F.O.B. shipping point of such primary producer, merchant, pedlar or other such person.

Dated at Ottawa, this 2nd day of June, 1942.

J. G. DODD, Cotton Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Administrator's Order No. A-205

RENAMED

Fuelwood Order No. 9

(See Fuelwood Orders)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-206, dated June 5, 1942

REVOKED BY

Administrator's Order No. A-530—Dated December 23, 1942—Effective on and after December 28, 1942.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-207

Being a consolidation of Administrator's Orders Numbers A-36, A-37, A-38 as amended by A-46, and A-70; and A-39 as amended by A-49

RESPECTING Economies, Simplifications and Conservation in the production of Men's, Youths' and Boys' Outer Wool Clothing and Men's, Youths', Boys' and Ladies' Woollen Sportswear and Woollen Work Garments and Waterproof or Rubberized Clothing.

(Consolidated as amended by Administrator's Order No. A-539.)

Pursuant to authority conferred by Order No. 76 of The Wartime Prices and Trade Board, dated the 16th day of December, 1941, and by Order No. 82 of the said Board, dated the 6th day of January, 1942, as amended by Order No. 122 of the said Board, dated the 7th day of April, 1942, and otherwise, I do hereby order, on behalf of such Board, and with the concurrence of the Administrator of Wholesale Trade and the Administrator of Retail Trade, as follows:

Administrator's Orders Numbers

A-36, dated the 5th day of March, 1942.

A-37, dated the 5th day of March, 1942.

A-38, dated the 5th day of March, 1942.

A-39, dated the 5th day of March, 1942.

A-46, dated the 13th day of March, 1942.

A-49, dated the 23rd day of March, 1942.

A-70, dated the 25th day of March, 1942.

are hereby rescinded, and the following substituted therefor:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Fine Clothing, from time to time appointed by The Wartime Prices and Trade Board with the approval of the Governor in Council;

- (b) "clothing manufacturer" means any person who wholly or partly manufactures for sale in Canada
 - (i) men's, youths' and boys' outer wool clothing, or
 - (ii) men's, youths', boys' and ladies' woollen sportswear and woollen work garments, or
 - (iii) men's, youths' or boys' waterproof or rubberized clothing; and the expression "clothing manufacturer" includes a manufacturer of stock clothing and/or made-to-measure clothing, a merchant tailor, a manufacturing tailor and any establishment of any nature or kind where any clothing described in the Schedules hereto is wholly or partly made for sale as aforesaid;
- (c) "garment" means any clothing described or listed in the said Schedules;
- (d) "retailer" means any person who in the ordinary course of business sells goods from a retail store and not for purpose of resale.

2. No clothing manufacturer shall hereafter

- (a) cut any cloth made of wool, worsted, woollen mixture or any part wool or any waterproof or rubberized fabric or material in any manner other than to make or produce therefrom a garment that will comply with the measurements and other specifications provided and set forth for such garment under the caption "restrictions" in Schedules "A", "B" and "C" hereto;
- (b) perform any work or service or cut or use any such cloth, fabric or material or supply any other materials in any manner to provide any garment with any feature, part or accessory set forth in said Schedules for such garment under the caption "eliminations";
- (c) put into process or cause to be put into process any cloth for the manufacture of full dress suits, tuxedo suits, cutaway or morning coats or Prince Albert coats or formal or full dress yests;
- (d) put into process or cause to be put into process any model, style or design of garment not made or used by such manufacturer during 1942; provided, however, that this Order shall not apply to the manufacture of waterproof or rubberized uniforms.

(Clauses (c) and (d) as added by Administrator's Order No. A-539.)

- 3. No person shall make, fashion or construct any cuffs on any men's trousers which have come into his possession in the condition of having unfinished bottoms or bottoms that have been finished without cuffs.
- 4. Any person who makes any alterations or adjustments which involve the tampering with the bottoms of any trousers which have come into his possession in the condition of having cuffs, may remake cuffs thereon.
- 5. Nothing in this Order shall be taken as prohibiting any retailer from delivering or causing to be delivered to any purchaser any ready-to-wear trousers in the condition of having unfinished bottoms.
- 6. No manufacturer shall, except with the written permission of the Administrator, put into process or cause to be put into process any cloth for the manufacture of any uniform, except as permitted by Section 7.
 - 7. Nothing in this Order shall apply to
 - (a) articles of uniform ordered by the Department of Munitions and Supply or any agency thereof or any of the Departments of National Defence for use by the armed forces;
 - (b) uniforms ordered by any Department of the Government of Canada, for use by the Royal Canadian Mounted Police;

- (c) uniforms for Officers of the Army, Navy, Air Force and Royal Canadian Mounted Police;
- (d) garments supplied to any church or religious organization and used by such church or organization as a uniform, robe or vestment for religious purposes.

(sections 6 and 7 as added by Administrator's Order No. A-539.)

8. The Administrator may from time to time grant such exemption, permit or authority varying or suspending the provisions of this Order or of any Schedule attached hereto in any special case of individual hardship or in any such other case as he deems proper.

(Original Section 6 re-numbered Section 8 by Administrator's Order No. A-539.)

Dated at Ottawa, this 6th day of June, 1942.

H. R. COHEN,
Administrator of Fine Clothing.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

Being a Schedule of Specifications concerning Restrictions and Eliminations in the Production of Men's, Youths' and Boys' Clothing referred to in Administrator's Order No. A-207.

PART 1. MEN'S SUITS

1. SACK COATS

Restrictions

- (a) Coat length shall not exceed 29½ inches for size 38. Regular standard grading to prevail both for sizes and for types.
- (b) There shall not be more than one inside breast pocket.
- (c) The turn-up for sleeve or bottom shall not exceed $2\frac{1}{2}$ inches.

Eliminations

- (a) Belted, bi-swings or pleated backs.
- (b) Patch pockets or inside bellows.
- (c) Vents either back or side.
- (d) Cash pocket on outside or on inside facing.
- (e) Arm shields (excepting absorbent arm shields which on request for personal requirements may be put on by retailers, merchant tailors or individuals).
- (f) Real or imitation buttonholes, and chain stitching on vent or sleeve.
- (g) Chest stitching and design on body lining.
- (h) Cuffs on sleeves.
- (i) Double-breasted sack coats or double-breasted tuxedo coats.
- (j) Buttons on the sleeves.

2. VEST

Eliminations

- (a) Back straps.
- (b) Inside breast pocket.
- (c) Pencil pockets.
- (d) Double-breasted vests.
- (e) Collars on single-breasted vests.

3. TROUSERS

Restrictions

- (a) Not more than one pair of trousers with each suit.
- (b) Length of inside leg shall not exceed 35 inches unfinished.
- (c) Width of knee shall not exceed $22\frac{1}{2}$ inches for size 32 waist.
- (d) Width of bottom shall not exceed $19\frac{1}{2}$ inches for size 32 waist.
- (e) Width of waistband shall not exceed 2 inches.
- (f) The rise shall not exceed 12 inches to top of waistband.
 - Regular standard grading shall prevail both for sizes and for types.

Eliminations

- (a) Pleats.
- (b) Cuffs.
- (c) Extension waistbands.
- (d) Cloth belts or half belts.
- (e) Full top pockets.
- (f) Flaps on back pockets.
- (g) Tunnel loops.
- (h) Back or side straps.
- (i) French flys.
- (j) High English back.
- (k) Open lap seams.
- (1) Raised seams.
- (m) Outlet on the outseam or below the knee on the inseam.

4. SPORT JACKET AND TROPICAL SUIT

The restrictions and eliminations contained in Sections 1, 2 and 3 above shall apply in this Section, except that two plain patch pockets are permitted.

5. FINE OR DRESS TROUSERS

Same restrictions and eliminations as set forth in Section 3 of this part for regular suit trousers to apply in this section.

PART II. YOUTHS' OR STUDENTS' SUITS

1. GENERAL

All restrictions and eliminations in Sections 1, 2 and 3 of Part I above shall apply in this Section with the following exceptions:

- (a) ages 14 to 19 years only be made, in sizes 32 to 37;
- (b) suit shall consist of sack coat, vest and pant.

2. SACK COAT

Coat length shall not exceed 29 inches for size 37.

3. VEST

All restrictions and eliminations contained in Section 2 of Part I above shall apply.

4. TROUSERS

All restrictions and eliminations contained in Section 3 of Part I above shall apply excepting that cuffs are allowed to be made and also the following:

Restrictions

- (a) Length of inside leg shall not exceed 35 inches unfinished.
- (b) Width of knee shall not exceed 21 inches for size 32 waist.
- (c) Width of bottom shall not exceed 19 inches size 32 waist.
- (d) Width of waistband shall not exceed 2 inches.
- (e) The rise shall not exceed 12 inches to top of waistband.

Regular standard grading to prevail both for sizes and for types.

5. SPORT JACKET AND TROPICAL SUIT

Same restrictions and eliminations to apply as on regular suits with exception that two plain patch pockets are permissible.

PART III. BOYS' HIGH SCHOOL, CADET OR PREP SUITS

1. GENERAL

All restrictions and eliminations to apply as on youth's or students' suits as provided in Sections 1, 2, 3 and 4 of Part II above, with the following exceptions:

- (a) Ages 12 to 16 years and may be made only in sizes 30 to 34.
- (b) Suit shall consist of sack coat and maximum of two trousers which may be made up either in one or two of the following: long, breech and short.
- (c) No vest.
- (d) No golf bloomer.

2. SACK COAT

- (a) Coat length limited to 25½ inches for size 33. Standard grading to prevail for both sizes and for types.
- (b) No double elbows.

3. VEST

No vests are permitted.

4. PANTS

Pants may be made up in either one or two of the following:

A.—LONGS

Restrictions

All restrictions and eliminations to apply as on youths' or students' suits with the following exceptions:

(a) Length of inside leg shall not exceed 33 inches unfinished.

(b) Width of knee shall not exceed 20 inches for size 28 inches waist. (c) Width of bottom shall not exceed 17 inches for size 28 inches waist.

(d) Three pockets only permissible (two side and one back).

(e) Double seats allowed.

Eliminations

(a) Elastic waistband.

(b) Cloth belts or half belts where elastic backs used. CUFFS ALLOWED. (Maximum turn-up 1½ inches.)

B.—BREECHES

Restrictions

(a) Three pockets only (2 side and 1 hip).

(b) Eight eyelets or four buttons on each leg.

(c) Knee patches and double seats allowed.

Eliminations

(a) Zippers.(b) Pleats.

(c) Cloth belts and half belts where elastic backs used.

(d) Tunnel loops.

(e) Double crotch patches.

C,—SHORTS

Restrictions

(a) Maximum turn-up 1½ inches.

(b) Inseam not to exceed 7 inches for size 28 inches waist.

Regular standard grading to prevail for both sizes and for types.

Eliminations

(a) Pleats.

(b) Slash pockets.

(c) Cloth belts and half belts where elastic backs used.

5. SPORT JACKET AND TROPICAL SUIT

Same restrictions apply as in regular suit with the exception that two plain patch pockets are permissible.

PART IV. BOYS' OR INTERMEDIATE SUITS

1. GENERAL

Restrictions

All restrictions and eliminations to apply as on youths' or students' suits with the following exceptions:

(a) Ages 10 to 15 years may be made only in sizes 28 to 33.

(b) Suit shall consist of sack coat and maximum of two trousers which may be made up in either one or two of the following: long, breech and short.

Eliminations

(a) Vest.

(b) Golf bloomer.

2. SACK COAT

Restrictions

(a) Coat length limited to $25\frac{1}{2}$ inches for size 33. Standard grading to prevail for both sizes and types.

Eliminations

- (a) Double elbows.
- (b) Spare buttons and extra cloth pieces.

3. VEST

No vests are permitted.

4. PANTS

Pants may be made up in either one or two of the following:

A. LONGS

Restrictions

All restrictions and eliminations to apply as on youths' or students' suits with the following exceptions:

- (a) length of inside leg shall not exceed 33 inches unfinished.(b) Width of knee shall not exceed 20 inches for size 28 waist.
- (c) Width of bottom shall not exceed 17 inches for size 28 waist.

(d) 3 pockets only permissible (two side and one back).
CUFFS ARE ALLOWED. (Maximum turn-up 1½ inches).

Eliminations

(a) Elastic waistband.

(b) Cloth belts and half belts where elastic backs used.

B. BREECHES

All restrictions and eliminations to apply as in Part III on boys' intermediate suits.

C. SHORTS

All restrictions and eliminations to apply as in Part III on boys' intermediate suits. Regular standard grading to prevail for both sizes and for types.

5. SPORT JACKETS AND TROPICAL SUIT

Same restrictions and eliminations apply as in regular suit with exception that two plain patch pockets are permissible.

PART V. BOYS' JUNIOR OR JUVENILE SUITS

1. GENERAL

Restrictions

All restrictions and eliminations to apply as on youths' or students' suits with the following exceptions:

(a) Ages 6 to 10 years may be made only in sizes 24 to 28.

(b) Suit shall consist of sack coat and maximum of two trousers which may be made up in either one or two of the following: long, breech, short.

Eliminations

(a) Vest.

(b) Golf bloomer.

2. SACK COAT

Restrictions

(a) Coat length limited to 21 inches for size 28. Standard of grading to prevail for both sizes and for types.

- (a) Double elbows.
- (b) Inside pockets.
- (c) Spare buttons and extra cloth pieces.

3. VEST

No vests are permitted.

4. PANTS

Pants may be made up in either one or two of the following:

A-LONGS

Restrictions

All restrictions and eliminations to apply as on youths' or students' suits with the following exceptions:

- (a) Length of inside leg shall not exceed 28 inches unfinished.
- (b) Width of knee shall not exceed 19 inches for size 26 waist.
- (c) Width of bottom shall not exceed 16 inches for size 26 waist.
- (d) Three pockets only permissible (two side and one back).
- (e) Cuffs are allowed (maximum turn-up $1\frac{1}{2}$ inches).

Eliminations

(a) Elastic waistband.

(b) Cloth belts or half belts where elastic backs used.

B-BREECHES

All restrictions and eliminations to apply as on boys' intermediate suits.

C-SHORTS

All restrictions and eliminations to apply as on boys' intermediate suits.

Regular standard grading to prevail for both sizes and for types of pants referred to in Sub-sections A, B, and C of this Section.

5. SPORT JACKETS AND TROPICAL SUIT

Same restrictions apply as in regular suit with exception that two plain patch pockets are permissible.

PART VI. OVERCOATS AND TOPCOATS

1. MEN'S OVERCOATS

Restrictions

- (a) Coat length limited to 46 inches for size 38. Standard grading to prevail both for sizes and for types.
- (b) Size of buttons not to exceed line 50 (present stock on hand may be used).
- (c) No extra rows of stitching on bottom of coat. Stitching on sleeves not to exceed two rows.
- (d) Turn-up not to exceed 2 inches.
- (e) Single-breasted coat—size 38—maximum sweep 56 inches. Standard grading to prevail.
- (f) Double-breasted coat—size 38—maximum sweep 60 inches. Standard grading to prevail.
- (g) Wing sleeve coat to be modified so that yardage for size 38 will not exceed three yards. Standard grading to prevail. For plaid overcoatings an extra allowance of the width of a plaid permitted.

- (a) All-round belts.
- (b) Throat or collar tabs.
- (c) Spare buttons.
- (d) Ticket pocket on facing.
- (e) Button and buttonhole on vent.
- (f) Double stitched edges.
- (g) Inverted pleat and fancy back. Ordinary pinch back permitted.
- (h) Cuffs and tabs on sleeves.
- (i) Bellows pocket and facing.
- (1) Buttons on the sleeves.

2. MEN'S SPRING AND FALL TOPCOATS

Restrictions

- (a) Coat length limited to 45 inches for size 38. Standard grading to prevail.
- (b) Size of buttons not to exceed line 50 (present stock on hand may be used).
- (c) No extra rows of stitching on bottom of coat Stitching on sleeves not to exceed two rows.
- (d) Turn-up not to exceed 2 inches.
- (e) Single-breasted coat—size 38—maximum sweep 56 inches. Standard grading to prevail.
- (f) Double-breasted coat—size 38—maximum sweep 60 inches. Standard grading to prevail.
- (g) Wing sleeve coat to be modified so that yardage for size 38 will not exceed three yards. Standard grading to prevail. For plaid overcoating an extra allowance of the width of a plaid permitted.

Eliminations

- (a) Interlining of yoke.
- (b) All-round belts.
- (c) Throat or collar tabs.
- (d) Spare buttons.
- (e) Ticket pocket on facing.
- (f) Button and buttonhole on vest.
- (g) Double stitched edges.
- (h) Inverted pleat and fancy back. Ordinary pinch back permitted.
- (i) Cuffs or tabs on sleeves.
- (j) Bellows pocket and facing.
- (k) Buttons on the sleeves.

3. YOUTHS' OR STUDENTS' OVERCOATS

Restrictions

- (a) Ages 14 to 19 years may be made only in sizes 32 to 37.
- (b) Coat length limited to 45½ inches for size 37. Standard grading to prevail both for sizes and for types.
- (c) Size of buttons not to exceed line 50.
- (d) No buttons on sleeves.
- (e) No extra rows of stictching on bottom of coat. Stitching on sleeve not to exceed two rows.
- (f) Turn-up not to exceed $1\frac{1}{2}$ inches.
- (g) Single-breasted coat—size 37—maximum sweep 55½ inches. Standard grading to prevail.
- (h) Double-breasted coat—size 37—maximum sweep 59½ inches. Standard grading to prevail.
- (i) Wing sleeve coat to be modified so that yardage for size 37 will not exceed two and seven-eighths yards. Standard grading to prevail. For plaid overcoatings an extra allowance of the width of plaid permitted.
- (j) In full lined coats with wool lining, the lining may be used only to the saddle. Interlining may be used for the yoke.

- (a) All-round belts.
- (b) Throat or collar tabs.
- (c) Spare buttons.
- (d) Ticket pocket on facing.
- (e) Button and buttonhole on vent.
- (f) Double stitched edges.
- (g) Inverted pleat and fancy back. Ordinary pinch back to be permitted.
- (h) Cuffs or tabs on sleeves.
- (i) Bellows pocket and facing.

4. BOYS' INTERMEDIATE OVERCOATS

(a) Ages 10 to 15 years may be made only in sizes 28 to 33.

(b) All restrictions and eliminations for youths' and students' overcoats apply with the exception of the length, which is limited to 40 inches for size 33. Standard grading to prevail both for sizes and for types.

5. BOYS' JUNIOR OR JUVENILE OVERCOATS

(a) Ages 6 to 10 years may be made only in sizes 24 to 28.

(b) All restrictions and eliminations for youths' and students' overcoats apply with the exception of the length, which is limited to $31\frac{1}{2}$ inches for size 28. Standard grading to prevail both for sizes and for types.

6. YOUTHS' OR STUDENTS' FALL TOP COATS

Restrictions

(a) Ages 14 to 19 years may be made only in sizes 32 to 37.

(b) Coat length limited to 44 inches for size 37. Standard grading to prevail both for sizes and for types.

(c) Size of buttons not to exceed line 50.

(d) No extra rows of stitching on bottom of coat. Stitching on sleeve not to exceed two rows.

(e) Turn-up not to exceed 1½ inches.

(f) Single-breasted coat—size 37—maximum sweep 55½ inches. Standard grading to prevail.

(g) Double-breasted coat—size 37—maximum sweep 59½ inches. Standard grading to prevail.

(h) Wing sleeve coat to be modified so that yardage for size 37 will not exceed two and seven-eighths yards. Standard grading to prevail. For plaid overcoatings an extra allowance of the width of a plaid permitted.

(i) No interlining of yoke.

Eliminations

(a) All-round belts.

(b) Throat or collar tabs.

(c) Spare buttons.

(d) Ticket pocket on facing.

(e) Button and buttonhole on vent.

(f) Double stitched edges.

(g) Inverted pleat and fancy back. Ordinary pinch back to be permitted.

(h) Cuffs and tabs on sleeves.(i) Bellows pocket and facing.

(i) Buttons on sleeves.

7. BOYS' INTERMEDIATE FALL TOP COATS

(a) Ages 10 to 15 years may be made only in sizes 28 to 33.

(b) All restrictions and eliminations for youths' or students' Spring and Fall Top Coats apply, with the exception of the length, which is limited to 39 inches for size 33. Standard grading to prevail both for sizes and for types.

8. BOYS' JUNIOR OR JUVENILE FALL TOP COATS

(a) Ages 6 to 10 years may be made only in sizes 24 to 28.

(b) All restrictions and eliminations for youths' or students' Spring and Fall Top Coats apply, with the exception of the length, which is limited to 31 inches for size 28. Standard grading to prevail both for sizes and for types.

PART VII. GENERAL

1." SELLING SAMPLES

(a) Maximum size of selling samples shall be 54 square inches, to apply on samples for Fall 1942 in stock clothing, made-to measure and special order sets.

(b) Maximum size of reference Swatches shall be 6 square inches.

2. EXCEPTION:

SPECIAL MEASURES AND GARMENTS MADE-TO-ORDER

In the case of special measures and made-to-order garments, only variations in length or sizing are permitted when these are necessitated by actual physical requirements of the individual. Trousers must have inside leg finished with plain bottoms, to the specific leg length of the individual.

SCHEDULE "B"

Attached to and forming part of Administrator's Order A-207 concerning restrictions and eliminations in the production of Men's, Youths', Boys' and Ladies' Sportswear Garments and Work Garments made of Wool or part Wool.

PART I. MENS, YOUTHS AND BOYS

1. MEN'S ODD FINE OR DRESS PANTS, SPORTS PANTS AND SLACKS AND WORK PANTS

Restrictions

- (a) Length of inside leg shall not exceed 35" unfinished.
- (b) Width of knee shall not exceed $22\frac{1}{2}$ " for size 32 waist.
- (c) Width of bottom shall not exceed $19\frac{1}{2}$ " for size 32 waist.
- (d) Width of waistband shall not exceed 2".
- (e) The rise shall not exceed 12" to top of waistband.
- (f) Maximum turn-up 2".
- (g) Maximum 4 pockets on men's work pants (no top pockets). Regular standard grading to prevail both for sizes and types.

Eliminations

- (a) Cuffs. (b) Pleats.
- (c) Extension waistbands.
- (d) Cloth belts or half-belts.
- (e) Full top pockets.
- (f) Flaps on back pockets.
 (g) Tunnel loops.
 (h) Back or side straps.
 (i) French flys.

- (j) High English backs.
- (k) Open lap seams.(l) Raised seams.
- (m) Outlet on the outseam or below the knee on the inseam.
- (n) Zippers on men's work pants.

2. MEN'S SPORT BREECHES—(made of Imported Bedford, Cavalry Cord, Couverts and Gabardine)

Restrictions

Maximum pockets—five.

Eliminations

- (a) English backs.
- (b) Tunnel loops.
- (c) Extreme pegs, as Mounted Police type.
- (d) Flaps (tabs allowed).
- (e) Zippers.

3. MEN'S WORK BREECHES—(Friezes, Mackinaws, Heavy Tweeds)

Restrictions

- (a) Maximum pockets—four.
- (b) Seven eyelets on each leg, maximum.

- (a) Top pockets.
- (b) Tunnel loops.
- (c) Zippers.
- (d) Flap on pockets.

4. YOUTHS' SPORT PANTS OR SLACKS-Ages 14 to 19 years

Restrictions and eliminations identical to those for Trousers of Youths' Suits as set forth in Section: 4 of Part II of Schedule "A".

5. MEN'S AND BOYS' SKI SLACKS

Restrictions

- (a) Maximum pockets—four.
- (b) Maximum 2" waistband.

Eliminations

- (a) Pleats.
- (b) Extension waistband.
- (c) Tunnel loops.
- (d) Side straps.
- (e) English backs.
- (f) Zipper pockets.

6. BOYS' ODD PANTS AND SLACKS

Restrictions

- (a) Length of inside leg shall not exceed 33" unfinished.
- (b) Maximum turn-up $1\frac{1}{2}$ ".
- (c) Width of knee shall not exceed 20" for size 28 waist.
- (d) Width of bottom shall not exceed 17" for size 28 waist.
- (e) Width of waistband shall not exceed 1½".
 (f) Three pockets only permissible (two side and one back).
- (g) Double seats allowed.

Eliminations

- (a) Pleats.
- (b) Extension waistbands.
- (c) Cloth belts or half-belts where elastic backs used.
- (d) Belts of any description.
- (e) Flaps.
- (f) Tunnel loops.
- (g) Back or side straps.
- (h) French flys.
- (i) High English backs.
- (j) Open lap seams.
- (k) Raised seams.
- (1) Zippers.
- (m) Elastic waistband.

7. BOYS' ODD BREECHES

Restrictions

- (a) Three pockets only (two side, one hip).
- (b) Five eyelets or four buttons only on each leg.
- (c) Knee patches and double seats allowed.

Eliminations

- (a) Zippers.
- (b) Tunnel loops.
- (c) Cloth belts or half-belts where elastic backs used.
- (d) Pleats.
- (e) Double crotch patches.

8. BOYS' ODD SHORTS

Restrictions

- (a) Shall be made in sizes 24 to 30 only.
- (b) Inseam not to exceed 7" for size 28.
- (c) Maximum turn-up $1\frac{1}{2}$ ".

- (a) Pleats.
- (b) Slash pockets.
- (c) Cloth belts or half-belts where elastic backs used.

9. BOYS' BLOOMERS OR GOLFERS

Eliminations

Boys' bloomers or golfers.

10. MEN'S AND BOYS' WINDBREAKERS

Restrictions

(a) MEN'S windbreakers up to 26" in back length have two pockets only, flap or inset.

BOYS' windbreakers maximum pockets—two.

Eliminations

(a) Pleats, bi-swings and knife pleats. Piece backs permitted providing yardage used is not in excess of yardage used in one piece back.

(b) Collar tabs.

(c) Zipper pockets.

- (d) Facings where zippers used.(e) Double yokes or backs.
- (f) Double-breasted styles.

11. MEN'S AND BOYS' BUSH COATS

Restrictions

- (a) MEN'S maximum back length 29".
- (b) Maximum pockets—four.
- (c) Maximum bottom turn-up, 1" finished.

(d) BOYS' lapel facings only.

Eliminations

(a) Pleats, bi-swings or knife pleats.

Piece backs permitted providing yardage used is not in excess of yardage used in one piece back.

(b) Double yokes or backs.

(c) MEN'S windbreaker facings over 6" in length from top, where zipper is used.

12. MEN'S AND BOYS' MACKINAW COATS

Restrictions

- (a) MEN'S Back lengths restricted to lengths from 30" to 36".
- (b) Maximum pockets—four. (MEN'S)
- (c) Maximum pockets—four. (BOYS')

Eliminations

(a) Norfolk styles.

(b) Double yokes or backs.

13. MEN'S AND BOYS' PARKAS-LINED AND UNLINED

Restrictions

(a) Maximum pockets—four (flaps allowed).

Eliminations

(a) Zippers on hoods.

(b) Detachable zipper hoods.

(c) Zipper pockets.

(d) Military or bellows patch pockets.

PART II. LADIES

1. LADIES' SKI SLACKS

Restrictions

(a) Maximum outseam overall measurement including turn-up 43½" for size 16.

(b) Maximum ankle width 12½" in circumference for size 16 on instructor type or downhill type. Standard grading to prevail for other sizes.

(c) Maximum pockets—two.

Eliminations

- (a) Separate or attached bib or suspenders.
- (b) Side straps.
- (c) Tunnel loops.
- (d) Pleats.
- (e) Self or contrasting belts.

2. LADIES' SLACKS

Restrictions

- (a) Maximum outseam overall measurement including turn-up not to exceed 44¹/₂" for size 16. Standard grading to prevail for other sizes.
- (b) Width of bottom not to exceed 19" for size 16. Standard grading to prevail for other sizes.

Eliminations

- (a) Cuffs.
- (b) Self-cloth belt.
- (c) Zippers on pockets.
- (d) Pleats.
- (e) Patch pockets and bellows pockets.

3. LADIES' TAILORED SKI JACKETS

Restrictions

- (a) Maximum length 26½" for size 16 from neck seam and including hem. Standard grading to prevail.
- (b) Maximum width of belt not to exceed 2".
- (c) Length of canvas front limited to 1" below buttonhole.
- (d) Sleeve turn-up not to exceed $1\frac{1}{2}$ ".

Eliminations

- (a) Wool linings.
- (b) Cloth cuffs on sleeves.
- (c) Patch pockets.
- (d) Half-belted backs.
- (e) Knife pleats, bi-swings or inverted pleats.
- (f) Tabs.
- (g) Buttons on sleeves.
- (h) French facings.
- (i) Throat and collar tabs.
- (j) Hats of cloth to match suits.
- (k) Double stitched edges.
- (1) Double backs, yokes and fronts.
- (m) Zipper pockets.
- (n) Cloth covered buttons.
- (o) Norfolk styles.
- (p) Dolman and Balloon sleeves or sleeves cut on bias.

4. LADIES' PARKAS, GOLF JACKETS, SKI JACKETS OR BUSH COATS WOOLLEN

Restrictions

- (a) Maximum pockets—four (Flaps allowed).
- (b) Belts to be made of single ply wool or cotton lining.
- (c) Only one headgear per garment.
- (d) Only one zipper per garment.
- (e) On zipper opening inside facing not to exceed 6" in length measured from neckline.
- (f) Overlap on double breasted jackets shall not exceed 5" for size 16. Standard grading to prevail.

Eliminations

(a) Zippers on hoods.

(b) Detachable zipper hoods.

(c) Zipper pockets.

(d) Wool on wool (as yokes, tabs on sleeves).

(e) Bi-swings, pleats, patch pockets and knife pleats. (Piece backs permitted providing yardage used not in excess of yardage used in one piece back).

(f) Military and bellows patch pockets.

(g) Collar tabs.

(h) Removable and detached lining.

PART III. GENERAL

1. EXCEPTION

SPECIAL MEASURES AND GARMENTS MADE-TO-ORDER UNDER SCHEDULE "B"

In the case of special measures and made-to-order garments, only variations in length or sizing are permitted when these are necessitated by actual physical requirements of the individual. Trousers must have inside leg finished with plain bottoms to the specific leg length of the individual.

SPECIAL

For men's work pants of leg lengths finished 34", 35" or 36", an extra charge of 10% may be made.

2. SELLING SAMPLES

(a) Maximum size of selling samples shall be 54 square inches, to apply on samples for Fall 1942 in stock clothing, made-to-measure and special order sets.

(b) Maximum size of Reference Swatches shall be 6 square inches.

SCHEDULE "C"

Attached to and forming part of Administrator's Order A-207, concerning the restrictions and eliminations in the manufacture of men's, youths' and boys' waterproof or rubberized clothing.

1. WATERPROOF OR RUBBERIZED COATS

Restrictions

(a) Coat length limited to 45" for size 38. Standard grading to prevail both for sizes and for types. (Men's)
(b) Coat length limited to 45" for size 37. Standard grading to prevail both for

sizes and for types. (Youths')
(c) Coat length limited to 44" for size 36. Standard grading to prevail both for sizes and for types. (Boys')

Eliminations

(a) Double stitched edges.

- (b) Real leather or imitation leather buttons. Only flat buttons to be used.
- (c) Gun patches on trench models.
- (d) Epaulets on trench models.
- (e) Double-breasted tweed models.

(f) Belts on tweed models.

(g) Back vents or slits on tweed models.

2. SELLING SAMPLES

(a) Maximum size of selling samples shall be 54 square inches, to apply on samples for Fall 1942 in stock clothing, made-to-measure and special order sets.

(b) Maximum size of Reference Swatches shall be 6 square inches.

Administrator's Order No. A-208

Respecting the Labelling of Mirrors

Pursuant to authority conferred by Order No. 82 of the Wartime Prices and Trade Board, dated the 6th day of January, 1942, as amended by Order No. 122 of the said Board, dated the 7th day of April, 1942, and otherwise, I do hereby order, on behalf of such Board, as follows:

1. For the purposes of this Order,

- (a) "plate glass mirrors" means mirrors the glass of which is polished plate glass;
- (b) "plate glass" means glass which is transparent, flat with plane and parallel surfaces, ground and polished to the extent that the glass shows no distortion of vision when objects are viewed through it at any angle;
- (c) "window glass mirrors" means mirrors the glass of which is window glass; (d) "window glass" means a transparent flat glass having a characteristic waviness which may be visible when viewed from an acute angle or in reflected light.
- 2. No manufacturer shall hereafter sell or offer for sale or deliver to any person
- (a) any plate glass mirror unless the same has securely attached on the face thereof a paper label of suitable size and form with the following words legibly printed thereon, in one colour, namely,

"THIS MIRROR IS MADE OF PLATE GLASS" "CE MIROIR EST FABRIQUE DE GLACE POLIE"

(b) any window glass mirror unless the same has securely attached on the face thereof a paper label of suitable size and form with the following words legibly printed thereon, in one colour only, namely,

"THIS MIRROR IS MADE OF WINDOW GLASS" "CE MIROIR EST FABRIQUE DE VERRE A VITRE"

- 3. No wholesaler, retailer or other person shall hereafter display or exhibit or sell or offer for sale any mirror of either of the aforesaid kinds which is manufactured after the date of this Order, unless the same has attached thereto a label as aforesaid which shall truly designate the kind of glass contained in such mirror.
- 4. No person who has in his possession such labelled mirror for the purpose of resale, shall remove, obliterate or deface any such label affixed thereto.

Dated at Ottawa, this 5th day of June, 1942.

H. R. HARRISON.

Administrator for Glass and Glass Products.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-209

Respecting Asbestos Products

Pursuant to authority conferred by Order No. 82 of the Wartime Prices and Trade Board dated the 6th day of January, 1942, as amended by Order 122 of the said Board dated the 7th day of April, 1942, and otherwise, I do hereby order on behalf of such Board, as follows:

1. For the purposes of this Order,

- (a) "manufacturer" means any person engaged wholly or partly in the manufacture of any of the following: Asbestos Mill Board, Asbestos Paper, Asbestos Valve Stem Packing, Asbestos Wick Packing.
- 2. No manufacturer shall manufacture, sell or offer for sale any Asbestos Mill Board or Asbestos Paper other than
 - (a) Asbestos Mill Board of a thickness of $\frac{1}{16}$ ", $\frac{1}{8}$ ", $\frac{1}{4}$ ", $\frac{3}{8}$ " or $\frac{1}{2}$ " and of the size 42" x 48" and
 - (b) Asbestos Paper of a thickness of \(\frac{1}{16}\)'' or \(\frac{1}{8}\)'' and weight of 6, 10 or 14 lbs. per 100 square feet.
- 3. No manufacturer shall sell or offer for sale any Asbestos Paper, Asbestos Valve Stem Packing, Asbestos Wick Packing unless packaged in the manner set opposite the name of such material hereunder;

- 4. Nothing in this Order shall be deemed to prevent the sale by a manufacturer of
- (a) any Asbestos Mill Board or Asbestos Paper now manufactured otherwise than as provided by Section 2 of this Order or
- (b) any Asbestos Paper, Asbestos Valve Stem Packing, Asbestos Wick Packing now packaged otherwise than as provided by Section 3 of this Order.
- 5. The minimum carload lot of Asbestos Short Fibres and/or Asbestos Cements shall be 40 tons consisting of 800 bags, each of 100 lbs.

Dated at Ottawa, this 5th day of June, 1942.

LORNE BAIN,

Administrator of Asbestos and Asbestos Products.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-210

Respecting Jewellery

Pursuant to authority conferred by Order No. 82 of the Wartime Prices and Trade Board dated the 6th day of January, 1942, as amended by Order No. 122 of the said Board dated the 7th day of April, 1942, and Order No. 76 of the said Board dated the 16th day of December, 1941 and Order No. 91 of the said Board dated the 20th day of January, 1942, and otherwise, I do hereby order on behalf of such Board, and with the concurrence of the Administrator of Wholesale Trade, the Administrator of Retail Trade, and the Administrator of Non-Ferrous Metal (Primary) as follows:

1. For the purposes of this Order,

- (a) "Administrator" shall mean the Administrator of Jewellery, from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "Jewellery" includes without limiting the generality of said term, all the articles set out in Schedule "A" hereto annexed.
- 2. No manufacturer, wholesaler or importer of jewellery shall sell or offer for sale any new or special models or designs of jewellery which differ from those sold by him prior to the 1st day of December, 1941 unless he has first made application to the Administrator

for a permit so to do and has obtained the written permission of the Administrator therefor; provided, however, that nothing herein contained shall be deemed to prohibit the design, manufacture or sale of

(a) Trophies, shields and/or presentation pieces together with miniatures of the same ordered at the same time.

(b) A single article on the order of a customer.

(c) Class pins, medals, fraternity insignia, convention and commercial insignia, military emblems ordered by a consumer before being manufactured, and further provided that in such cases the manufacturer shall submit to the Administrator

(i) The name and address of the customer,

(ii) Full description of the article or articles being made,

(iii) Copy of the invoice for such article or articles.

- 3. The quality, weight and kind of existing models and designs of jewellery shall not be changed.
- 4. Any of the following changes in existing models and designs of jewellery shall not be deemed a new or special design under the provisions of Sections 2 and 3 of this Order;

(a) change of year date only on any article,

(b) change of the colour only of an imitation stone made of glass,

(c) the change of colour only of existing designs by electro-plating, painting, dipping, enamelling, burnishing or butlering,

(d) the change of colour only of gold filled or rolled plated articles of existing designs, provided there is no change of quality,

(e) the change of colour only of gold jewellery provided there is no change in the carat quality or weight thereof,

(f) the change of colour only in watch cases provided there is no reduction in quality or weight thereof.

- 5. In each application to the Administrator to sell and/or manufacture new or special designs or models of any kind of jewellery, a manufacturer, wholesaler or importer shall submit to the Administrator on a card $4'' \times 6''$ with his name and address clearly imprinted thereon, the following particulars of any new or special design which he desires to manufacture and/or sell
 - (a) Sketch of the model,
 - (b) The number of the model in the line of the manufacturer, wholesaler or importer,
 - (c) Description of the model,(d) Carat, quality and colour,
 - (e) Its weight without a stone,
 - (f) Whether it is plain, diamond set or engraved,

(g) Any other details which will help to identify it,

(h) Its proposed selling price,

- (i) If a stone, its size and quality and price for its cutting and shall also submit if requested by the Administrator a sample of his present line which the new model or design is to replace if such be the case, or if such be not the case, an item with which the new model can be compared.
- 6. Every manufacturer, wholesaler and importer of jewellery shall submit forthwith to the Administrator a price list of his present line of goods showing
 - (a) The price charged to the wholesaler,
 - (b) The price charged to the retailers,
 - (c) Retail catalogue prices,
 - (d) Usual discounts, and
 - (e) Special discounts.

RHINESTONES OR CHATONS

7. The maximum price at which the following kinds of Rhinestone or Chatons may hereafter be sold or offered for sale to a manufacturing jeweller shall not exceed

50c. a gross net for Machine Cut—Rounds 20c. a gross net for Fire Polished—Rounds

SILVER

8. Each manufacturer of jewellery may hereafter buy silver from a refiner or supplier thereof at a price which exceeds by \(\frac{1}{4} \) cent per Troy ounce the highest lawful price at which such refiner or supplier sold or offered for sale such silver to the same class of customer during the basic period defined by the Maximum Prices Regulations; provided, however, that nothing in this Section shall be deemed to authorize any increase in the price of silverware and silver-plated ware to the wholesaler or retailer.

DIAMONDS

- 9. Every importer of diamonds, wholesaler and dealer in diamonds, and manufacturer, of diamond jewellery shall keep a record of the colour and quality of each diamond sold, whether set or unset, according to the colour and quality classification set out hereunder as well as the size of such diamond:
 - (i) Colour —(a) White (b) Top Silver Cape

 - (c) Silver Cape
 - (d) Cape
 - (e) 2nd Cape
 - (ii) Quality -(1) Clean
 - (2) 1st Pique
 - (3) 2nd Pique
 - (4) Spotted
 - (5) Heavily spotted.
 - (iii) In all clean white diamonds 20% V.V.S. is permitted up to \frac{1}{2} Carat Size. Clean white diamonds of ½ Carat Size or larger must be Loupe Clean.
 - (iv) Single cut diamonds shall be indicated by the Symbol 8/8.
- 10. Melees of very thick diamonds known as "old miners" shall not be graded with the regular stock of diamonds and no person shall sell or offer for sale any such diamonds at a price in excess of the highest lawful price at which he sold or offered for sale diamonds of similar size and quality during the basic period defined by the Maximum Prices Regulations.
- 11. Importers of diamonds, wholesalers and dealers in diamonds shall deliver to each purchaser of unset diamonds and to any one receiving diamonds on approbation from such importer, wholesaler or dealer, a record of the size, quality and colour of such diamonds on the invoice or the approbation slip as the case may be.
 - 12. (a) The maximum price at which an importer of diamonds, a wholesaler or dealer in diamonds may sell a brilliant cut diamond correctly classified as white and of clean quality shall be the price set out opposite the size of such diamond in column 1 of Section (a) of Schedule "B" hereto;
 - (b) The maximum price at which an importer of diamonds, wholesaler or dealer in diamonds may sell a brilliant cut diamond correctly classified as white and of quality 1st Pique, 2nd Pique, Spotted, or Heavily Spotted shall be the price set out in column 1 of Section (a) of said Schedule "B" opposite the size of such diamond, less the percentage set out respectively in Column 2, 3, 4, or 5 of Section (a) of said Schedule naming the quality of such diamond.
- 13. The maximum price at which an importer of diamonds, wholesaler or dealer in diamonds may sell a brilliant cut diamond of one of the five qualities named in said Schedule "B" and of colour known as

Top Silver Cape Silver Cape Cape, or 2nd Cape

shall be less than the maximum price for a clean white diamond of the same size by the percentage set out in Column 1, 2, 3, 4, or 5 of said Schedule naming the quality of such diamond and in Section (b), (c), (d) or (e), naming the colour of such diamond.

- 14. (a) The maximum price at which an importer of diamonds, a wholesaler or dealer in diamonds may sell a single cut (8/8) "white" diamond of the quality known as clean, shall be the price set out in Column 1 of Section A of Schedule "C" hereto, opposite the size of such diamond;
- (b) The maximum price at which an importer of diamonds, a wholesaler or dealer in diamonds may sell a single cut diamond (8/8) of colour "white" and of quality 1st Pique, 2nd Pique, Spotted, or Heavily Spotted shall be the price set out in Column 1, of Section A of such diamond less the percentage respectively set out in Column 2, 3, 4 or 5 of said Schedule "C" naming the quality of such diamond.

Dated at Ottawa, this 19th day of June, 1942.

HERMAN H. LEVY, Administrator of Jewellery.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

Being Schedule "A" referred to in Administrator's Order No. A-210, Respecting Jewellery.

1. Silverware Division

Sterling silver flatware.

Silverplated flatware.

Nickel silver flatware.

Chrome-plated flatware.

Chrome-plated natware.

Sterling silver hollow-ware.

Silverplated hollow-ware.

Nickel silver hollow-ware.

Chrome-plated hollow-ware.

Hotel-ware—plated and unplated.

Trophy cups—sterling and plated.

Sterling silver toiletware.

Silverplated toiletware.

Ecclesiastical ware—sterling and plated.

Silverware containers (Accessories, rolls, boxes, cabinets).

2. Watches Division

Watches of all kinds.

Watch movements of all kinds.

Watch cases of all kinds.

Watch parts of all kinds.

Watch material of all kinds.

Watchmakers' tools of all kinds.

Leather and metal watch attachments, domestic and imported.

Clocks of all kinds.

Every type of clock, including floor, wall, mantel, alarm and novelty.

3. Diamond Division

Diamonds.

Precious and semi-precious stones.

Imitation stones—pearls and imitation pearls.

Diamond and precious stone rings, and diamond set wedding rings.

4. Novelty Division

Novelties as usually sold by jewellery stores.

5. Refining Division

Melting, refining, assaying.

Gold and platinum castings.

Gold, silver, platinum and other precious metals in unmanufactured or semi-manufactured forms, and materials containing the above.

Sheet, wire, tubing, wedding ring blanks, solders, etc., whether in the precious metals above, as an alloy, or as gold filled or rolled plate.

Old golds, filings and screenings, as well as anodes, plating salts and solutions.

6. Gold Filled and Sterling Jewellery Division

Gold filled jewellery.

Rolled plate jewellery.

Sterling jewellery.

Plated (all qualities) jewellery.

Costume and imitation jewellery.

Religious goods for personal adornment, such as crucifixes, crosses, etc.

Class pins—insignia and emblems (all qualities).

7. Gold Jewellery Division

All types of gold and platinum jewellery, such as—Wedding rings—all types, with exception of diamond set.

Signets—ladies' and gents'—including diamond set.

Ladies' coloured stone rings—synthetic stones—imitation stones.

Ladies' onyx and diamond rings.

Gents' coloured stone rings—including onyx and diamond.

Ladies' mountings-plain and engraved.

Gents' mountings—plain and engraved.

Pendants.

Brooches.

8. Jewellery boxes, including those made of metal, plastic, wood, covered or lined with velvet fibres, silk, satin, leatherette or leather.

SCHEDULE "B"

Being Schedule "B" referred to in Administrator's Order No. A-210, Respecting Jewellery
BRILLIANT CUT DIAMOND PRICES

Column 1	Column 2	Column 3	Column 4	Column 5
Clean	1st Pique	2nd Pique	Spotted	Heavily Spotted
) WHITE—				
2 crts. 550 00	Less 12½%	Less 20%	Less 32%	Less 40%
1.75 500 00			66	"
1.50 450 00	44			"
1.00 400 00	46		. 6	
0.90 375 00				
0.80 305 00			"	
0.75 300 00	• • • • • • • • • • • • • • • • • • • •		44	16
0.60 275 00	"		44	
0.50 260 00	"			
0.40 240 00	"			
0.33 240 00	"	46		
0.25 235 00			"	
0.20 235 00		"		
0.18 235 00	"	"	"	,,
0.16 235 00	"	"	46	44
0.14 235 00	"		.6	"
0.12 235 00	"	"	"	+6
0.10 235 00		"	"	4.6
0.08 235 00	"	"	, (
0.06 240 00			"	16
0.04 240 00	"		"	
0.03 275 00	16	"	"	
$\begin{array}{c cccc} 0 \cdot 02\frac{1}{2} & 275 & 00 \\ 0 \cdot 02 & 275 & 00 \end{array}$.6	"		"

SCHEDULE "B"-Con.

(b) Top Silver Cape (or Top Light Less 5% Less 17½%			1	Less 37%	1	Less 45%
(c) Silver Cape (or Light Brown Less 15% Less $27\frac{1}{2}\%$		Less 35%	1	Less 47%	1	Less 55%
(d) Cape (or Brown)— Less 25% Less $37\frac{1}{2}\%$	1	Less 45%	el de la constante de la const	Less 57%	1	Less 65%
(e) 2ND CAPE (OR 2ND BROWN)— Less 35% Less $47\frac{1}{2}\%$	1	Less 55%	1	Less 67%	Augusta	Less 75%

N.B.—These prices are tax included.

SCHEDULE "C"

Being Schedule "C" referred to in Administrator's Order No. A-210 Respecting Jewellery
SINGLE CUT DIAMOND PRICES

Column 1	Column 2	Column 3	Column 4	Column 5
Clean	1st Pique	2nd Pique	Spotted	Heavily Spotted
'a) White— Single Cut—				
250 P.C. 500 00	Less 7%	Less 15%	Less 27%	Less 35%
200 P.C. 450 00	"	46	66	"
175 P.C. 400 00	"	66	. 66	66
150 P.C. 375 00	"	46		"
125 P.C. 375 00	"	"	46	66
100 P.C. 350 00	"	"	"	66
90 P.C. 350 00	, ",	"	. 46	"
80 P.C. 300 00	46	46	66	66
70 P.C. 275 00	"	66	66	66
60 P.C. 275 00 50 P.C. 250 00	"	66	66	66
40 P.C. 225 00	66	66	66	66
30 P.C. 225 00	"	66	66	66
25 P.C. 200 00	"	44	66	66
20 P.C. 190 00	66	66	66	66

N.B.—These prices are tax included.

THE WARTIME PRICES AND TRADE BOARD

Administrators' Order No. A-211

Respecting Maximum Rentals for Seasonal Hotel Accommodation

Pursuant to authority conferred by Order No. 108 of the Wartime Prices and Trade Board dated April 24, 1942, and otherwise, we do order on behalf of such Board as follows:—

- 1. For the purposes of this Order, "Seasonal hotel accommodation" means any room or rooms in an inn or standard hotel in which sleeping or living accommodation is furnished to the travelling public with or without meals, and which operates for a season or seasons or for part of a season only in any year.
- 2. For the purposes of this Order, unless the context otherwise requires, the definition of any expression or term contained in Order No. 108 of the Board dated April 24, 1942, shall extend and apply to the same expression or term in this Order.
- 3. A landlord of any seasonal hotel accommodation, upon complying with the provisions of Section 4 hereof, may increase the maximum rental therefor in effect for any particular season by an amount not exceeding ten per cent of the rental therefor as established by the rate-schedule in effect for the corresponding season in the year 1940.

4. A landlord of any seasonal hotel accommodation before increasing the maximum rental therefor as provided in Section 3 bereof shall forward to the Rentals Administration, Ottawa, verified by Statutory Declaration, a copy of the rate-schedule in effect for such accommodation for single, double and other occupancy with or without meals for the operating season or seasons in the year 1940, and a copy of the increased rate-schedule for the same accommodation and each room of such accommodation shall be properly identified by number or letter and be shown on the aforesaid copies of the rate-schedules.

Dated at Ottawa this 6th day of June, 1942.

CYRIL DEMARA,
Rentals Administrator,
Ontario, Prairie Provinces
and British Columbia.
OWEN LOBLEY,
Rentals Administrator,
Quebec and Maritime Provinces.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-212

Respecting Greeting Cards

Pursuant to authority conferred by Order No. 82 of the Wartime Prices and Trade Board dated the 6th day of January, 1942 as amended by Order No. 122 of the said Board dated the 7th day of April, 1942 and otherwise, I do hereby order on behalf of such Board as follows:

1. For the purposes of this Order,

(a) "Administrator" means the Administrator of Publishing, Printing and Allied Industries, from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor-in-Council;

(b) "Personal Greeting Cards" means greeting cards which the manufacturer or printer finishes by printing thereon the customer's name and address and which

are for the use of the customer only;

- (c) "Special Greeting Cards" means greeting cards which are wholly manufactured for the customer's use and not for resale and are not simply an adaptation of a regular line of greeting cards to the use of the customer.
- 2. No greeting cards shall be manufactured or finished which shall be sold at retail at more than 25c. each including envelope, except
- (a) Those manufactured with the written permission of the Administrator,

(b) Special greeting cards,

(c) Personal greeting cards,

Provided, however, that no personal greeting cards shall be manufactured or finished which shall be sold at retail at a price which exceeds 25c. by more than the imprinting charge.

- 3. On and after the 15th day of February, 1943 no retailer shall sell any greeting card at more than 25c. including envelope provided that "Personal Greeting Cards" may exceed the price of 25c. each at retail including the envelope by not more than the imprinting charge.
- 4. The Administrator may grant a permit to a manufacturer to complete such greeting cards as are now in the process of manufacture upon an application filed by the manufacturer, which application shall give particulars of the cards he proposes to complete and shall also state particulars of all cards that he had on hand on the 10th day of April, 1942 which would sell at retail for more than 25c. each including envelope.

- 5. Paper used for greeting cards in the French Fold style shall be not heavier than weight 140 M on the basis of $25^{\prime\prime}$ x $38^{\prime\prime}$.
- 6. Nothing herein contained shall be deemed to authorize any person to sell or offer for sale any greeting cards at a price in excess of his highest lawful price during the basis period established by Maximum Prices Regulations for a greeting card of the same kind and quality.

Dated at Ottawa, this 6th day of June, 1942.

JOHN ATKINS,

Administrator of Publishing, Printing and Allied Industries.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-213

Respecting Corset Steel

Pursuant to authority conferred by Order No. 82 of the Wartime Prices and Trade Board, dated the 6th day of January, 1942, as amended by Order No. 122 of the said Board, dated the 7th day of April 1942, and otherwise, I do hereby order, on behalf of such Board, and with the concurrence of the Chairman of the Wartime Industries Control Board, as follows:

- 1. For the purpose of this Order,
- (a) "Administrator" means the Administrator of Fabricated Steel and Non-Ferrous Metals from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "manufacturer" means any manufacturer of corset steels;
- (c) "steel" means plain, plated or celluloid coated steel of the kind used in the manufacture of corset steels.
- 2. In the year 1942 and in each succeeding year, no manufacturer shall use in the manufacture of corset steels, for consumption in Canada, more than 70 per cent of the tonnage of steel he used for such purpose and consumption in the year 1941.
- 3. On or before the 15th day of June, 1942, every manufacturer shall in a written memorandum to the Administrator accurately and in necessary detail report
 - (a) the quantity, in tons, on hand as of May 31st, 1942, of
 - (i) steel;
 - (ii) partially fabricated corset steels;
 - (iii) finished corset steels;
 - (b) the total tonnage of steel he used in 1941 in the manufacture of corset steels for consumption in Canada;
 - (c) the total tonnage of corset steels which he sold in 1941 for consumption in Canada;
 - (d) the total tonnage of steel he used in the first five months of 1942 in the manufacture of corset steels for consumption in Canada;
 - (e) the total tonnage of corset steels which he sold in the first five months of 1942 for consumption in Canada.
- 4. On or before the 20th day of each month, commencing in the month of July, 1942, every manufacturer shall report in writing to the Administrator showing (in tons) the production and sales of corset steels made during the previous calendar month.
- 5. In the year 1942 and each succeeding year every manufacturer shall fairly apportion his sales and deliveries of corset steels, for consumption in Canada, among his customers

and in no case shall the sales and delivery of such product to any one customer in any one year exceed 70 per cent (by weight) of the corset steels he sold to such customer in 1941.

6. No manufacturer shall place any order for steel with any source of supply until he has submitted such order to and received the approval of the Administrator.

Dated at Ottawa, this 6th day of June, 1942.

H. H. FOREMAN,

Administrator of Fabricated Steel and Non-Ferrous Metals

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

CONCURRED:

R. C. BERKINSHAW,

Chairman, The Wartime Industries Control Board.

Note:—Nothing in this order contained is to be taken as indicating that any materials will be available for the use of any manufacturer.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-214, dated June 6, 1942

AMENDS Administrator's Order No. A-188

(See Consolidation of Administrator's Order No. A-188)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-215

Respecting Economies in the Use of Steel Tanks

Whereas, thin gauge steel bolted tanks up to and including tanks of 1,000 barrels capacity are lighter in weight than welded steel tanks of the same capacity, and it is desirable and necessary that bolted steel be used at the present time in tanks up to 1,000 barrels capacity for use in the Petroleum Supply field;

Now, therefore, pursuant to authority conferred by Order No. 82 of the Wartime Prices and Trade Board, dated the 10th day of January, 1942, as amended by Order No. 122 of the said Board, dated the 7th day of April, 1942, and otherwise, I do hereby order on behalf of such Board, and with the concurrence of the Chairman of the Wartime Industries Control Board, as follows:

1. Steel tanks, up to and including those of 1,000 barrels capacity, for use in the Petroleum Supply field shall no longer be made of welded steel, but shall hereafter be made and constructed of thin gauge bolted steel with the necessary gaskets.

Dated at Ottawa, this 9th day of June, 1942.

HUGH CROMBIE.

Administrator of Plant, Steam Railway, Ship Building, Machinery, Equipment and Supplies.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

CONCURRED:

R. C. BERKINSHAW,

Chairman, The Wartime Industries Control Board.

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Administrator's Order No. A-216, dated June 9, 1942

REVOKED BY Administrator's Order No. A-452, dated October 23, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-217, dated June 9, 1942

REVOKED BY Administrator's Order No. A-452, dated October 23, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-218

Respecting Economies in the Manufacture of Household Brushes, Twist-in Wire Brushes and Wire Brushes

(Consolidated as amended by Administrator's Order No. A-538)

Pursuant to authority conferred by Order No. 82 of The Wartime Prices and Trade Board, dated the 6th day of January, 1942, as amended by Order No. 122, dated the 7th day of April, 1942, and otherwise, I do hereby order, on behalf of such Board, as follows:

- 1. No person shall hereafter manufacture, sell or offer for sale any household brush more particularly described in Schedule "A" hereto, unless the same has been manufactured in one of the sizes and/or one of the kinds and from the materials prescribed and permitted for each brush as the sizes, kinds and materials are set forth and described after each respective brush in said Schedule.
- 2. The manufacture of any twist-in-wire brush shall hereafter be limited to the kinds named in Schedule "B" hereto, and to the variety of each kind as prescribed in the said Schedule. For the purpose of this Section, variety means and includes a size, style, type or other variation such as a variation in material.
- 3. No person shall hereafter manufacture, sell or offer for sale any wire brush more particularly described in Schedule "C" hereto, unless the same has been manufactured in accordance with the specification provided therefor in the said Schedule.
- 4. No manufacturer shall hereafter manufacture any brush described in any Schedule hereto, unless the handle therefor be made from wood. Unless the use of plain sanded handles is specified, the mnaufacturer may at his option use either plain sanded or clear finish handles.
- 5. No manufacturer shall hereafter sell, deliver or in any manner dispose of any brush described in this Order, on consignment or on approval or on selection.
- 6. No display stands or printed or otherwise decorated assortment containers shall be used after the present stocks of such stands and/or containers on hand are exhausted. Assortments may be put up, however, in plain containers.
- 7. This Order shall not apply to the manufacture of any brush made under any specification stipulated by the Department of Munitions and Supply or Department of National Defence or of any agency of either of said Departments.

Dated at Ottawa, this 9th day of June, 1942.

JAS. E. FERGUSON,
Administrator of Furniture and Brushes.

APPROVED:

D. GORDON,

SCHEDULE "A"

Referred to in Administrator's Order No. A-218

Respecting Household Brushes

1. Whitewash brushes when made of

- (a) fibre shall be in 7" size only but may be in not more than three lines, one being plain sanded handle, two in clear finish handles;
- (b) fibre and horsehair shall be in one size, 7" only, and in one line, clear finish handle.
- 2. Tar brushes shall be made only in sizes 1, 2 and 3 knot, punched only, made of white fibre with plain sanded handles. No metal binding shall be used.
- 3. Dusters shall be made in two lines, namely, of fibre or horsehair and the same may be either round or flat.
- 4. Paper hanger brush shall be limited to two lines, namely, white fibre or horsehair (grey or black), in 10'' width and $2\frac{1}{2}''$ trim.
- 5. Quebec square head brush shall be produced in not more than two lines, namely, 8" x 23" or 8" x 41/2" or in any two sizes nearest to these sizes and for which manufacturers have blocks.
- 6. Stable brooms shall be either stapled or pitch set; 14", 4 row in two numbers only, namely, undyed bass or undyed bass outside with cane centre.
- 7. Nail and hand scrub brushes shall be made of white fibre only with plain sanded handles and limited to the following lines
 - (a) cheap, 3 row;
 - (b) $5 \times 1\frac{1}{2}$, 4 rows;
 - (c) oval or roached;
 - (d) $4\frac{1}{2} \times 1\frac{3}{4}$ fibre top;
 - (e) top grip.
- 8. Scrubs—Not more than eight patterns to be made, all with plain sanded handles in the following styles;

1st pattern—square, bass only,

2nd pattern—not over three types, square grooved, bass, union and fibre,

3rd pattern—double pointed, bass, union, fibre and whisk,

4th pattern—double pointed, bass, union and fibre,
5th pattern—double pointed, bass, union and fibre,
6th pattern—double wing, pointed end, union and fibre,
7th pattern—not over three types, 9½" firm grip, bass, union and fibre,
8th pattern—wing, union.
Patterns 1-8—referred to above are similar to Stevens-Hepner catalogue reference numbers, 202, 205, 203, 204, 206, 209, 211 and 208 respectively.

9. Handle shoe brushes shall be made in one pattern only, oblong type with rounded ends; four types only as follows:

1st type—black fibre, plain sanded handle,

2nd type—gray mixture, clear finish handle,

3rd type-black mixture, clear finish handle,

4th type—black mixture, better grade or fuller, clear finish handle.

10. Porters' Shoe Brushes (professional type) shall be limited to two kinds—both with curved back, clear finish, 1½" trim

1st kind-grey hair,

2nd kind-black hair

and to three kinds-flat or roached, with clear finish handle

1st kind—black hair,

2nd kind-grey hair,

3rd kind-fibre (known as "Mud Brush").

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SCHEDULE "A"-Con.

11. Cheap or consumer type of brush shall be limited to three kinds—all clear finish

1st kind—grey mixture, 2nd kind—black mixture, 3rd kind—black fibre.

12. Shoe Daubers shall be limited to four kinds—all with wood handles, clear finish. 2 kinds—small size; black and grey mixture

2 kinds—large size; black and grey hair.

- 13. Stove Brushes shall be manufactured in three lines only—no wings; clear finish handles
 - 1 line—straight, all fibre,
 - 2 lines—curved, all fibre.
 - 14. The manufacture of Stove Daubers shall be limited to one all fibre line.
- 15. Floor Brooms—not more than eight kinds shall be made—no bristle to be used in floor brooms; all handles clear finish; made in the following styles and sizes:

ooms, an namines elear missi, made in the following styles and sizes.	
Style	
1st kind—all fibre, shaped block	
2nd kind—all fibre, turned handle	
3rd kind—mixed fibre and hair14", 18",	
4th kind—good stiff hair	
5th kind—soft hair	
6th kind—fibre centre, hair outside	
7th kind -wing, grey hair	
8th kind—bass centre, hair outside with row of fibre	
between	

16. Banister Brushes shall be made with clear finish handles only, no hangers or screw eyes are permitted in any or all of the following 7 kinds:

4 kinds— $6\frac{1}{2}$ " or 7" or nearest stock size, made with fibre; fibre mixture; all horsehair; whisk corn,

3 kinds $-7\frac{1}{2}$ or 8" or nearest stock size, made with fibre; fibre mixture; all horsehair.

17. Closet Brushes shall be made with all clear finish handles in any or all of the following lines

1 line—all union, such as, No. 790,

- 2 lines—all union, such as No. 1219 $-3\frac{1}{4}$ " 768 —and 4".
- 18. Garage Brooms shall be made in one kind, namely, 18" palmyra, fibre.
- 19. Pot Scrubs shall be in one kind only—made of fibre; all clear finish.
- 20. Silver Plate Brushes shall be made with bent handles; plain sanded; 2, 3 and 5 row only.
- 21. Dandy brushes shall be limited to four patterns only, with a limit of seven kinds of brushes which may be variations of the following:
 - 2 kinds—palmyra fibre, 1 kind—bassine,

 - 2 kinds—rice root—1 common and 1 fine quality,
 - 2 kinds—union, roached back.
- 22. Flat Horse Brush shall be limited to only one style block; two fillings—one hard, and one soft.
 - 23. Radiator Brushes shall be in two kinds only—all clear finish; 27" and 42" 1st kind—fibre,

2nd kind—hair or mixture.

- 24. Table Scrub shall be manufactured in one line only, similar to Stevens-Hepner catalogue reference Number 137.
 - 25. Window Brushes shall be made in two kinds—round, same pattern

1st kind—fibre, white,

2nd kind—horsehair.

26. Oval Car Washers shall be limited to two kinds—oval, same pattern 1st kind—fibre, white, 2nd kind—horsehair.

SCHEDULE "A"-Con.

27. Deck Scrubs shall be limited to two kinds—same pattern, 11 x 3 approximately 1st kind—fibre, white, 2nd kind—bass.

One kind of pattern—white fibre, 16 x 3 approximately.

- 28. Pastry Brush shall be made in one line only.
- 29. Sink Brush shall be made in one line only—clear finish.
- 30. Suede Brush shall be made in two lines only-clear finish.
- 31. Bath Tub Scrub shall be made in one line only—white fibre; clear finish.
- 32. Soldiers' shoe polisher and dauber combination set; polishing brush shall be in one line only; dauber shall be in one pattern only; soft grey fibre, clear finish.
 - 33. Weighted polisher brushes shall be made in two lines only; plain sanded finish.
- 34. Stapled warehouse or grain brooms shall be made in two lines only and either of bass or palm.
 - 35. Street or stable brooms shall be either stapled or pitch set; 18"; in one style only (Schedule A as amended by Administrator's Order No. A-538.)

SCHEDULE "B"

Referred to in Administrator's Order No. A-218

Respecting Twisted-in-Wire Brushes

"Kinds" means size, style, type, or other variation, such as material.

All wooden handles will be supplied in natural finish only. No screw eyes or other types of hangers will be used.

Although it is impossible to standardize on exact patterns of brushes in this section the manufacture of same will be limited in the future to the following types, commonly known as:

1. Domestic Bottle Brushes of all Kinds,

6 kinds—all with wire or wire and wood handles,

1 kind—brush twisted-in-wire with all wood handles.

2. Separator Brushes.

Four kinds—including the small percolator type in the following approximate trims:

5/8'', $\frac{3}{4}''$, $1\frac{1}{2}''$, 2''—taper or straight.

3. Vegetable, Sink, Pot, scouring or Kettle Brushes.

Three sizes only—made with two materials, namely tampico and/or union; two sizes of handles only; limit 6 kinds in all.

4. Closet Bowl Brushes.

Three styles or shapes only-made with three materials only, namely, union, tampico, or horsehair in black or grey-not both. This includes the wood handle brush, wire wound. Limit 9 kinds.

5. Bath Brushes.

2 kinds only—different either as to style or size,

1 kind only—brush twisted-in-wire with all wood back and handle.

5. Clothes Brushes.

Two sizes or shapes only-made with two materials only, one fibre, and the other horsehair. Limit 4 kinds.

7. Automobile Brushes.

Three kinds only-

1st kind—hair, single,

2nd kind—fibre, single,

3rd kind—fibre, double.

8. Venetian Blind Brushes.

Two kinds only-

1st kind-2 finger,

2nd kind—3 finger.

SCHEDULE "B" (2)

9. Radiator Brushes.

2 kinds only-different as to size, style, or shape only; one fibre and one hair, both with wire type handle.

1 kind only—brush twisted-in-wire with all wood handle.

10. Pastry Brushes.

One kind only-with no wooden handle.

11. Manicure Brushes.

Two kinds only-

1st kind—plain. 2nd kind—tufted end.

- 12. Dental Plate Brushes, three kinds only.
- 13. Coffee Maker or Silex Brushes.

Toaster Brushes. Comb Cleaner.

Suede Shoe Brushes,

Complexion Brushes, Powder Puff Brushes,

Dental Clasp Brushes,

Upholstery or Chesterfield Brushes,

Stair or Banister Brushes,

Wall Brooms,

Tumbler Brushes,

Bath Tub Brushes.

Hat Brushes.

Shoe Scraper.

Shower Bath Brushes, Fountain Type,

Hair Brushes.

Dog Brushes,

Vase Brushes,

shall be manufactured in one kind, style, material or size only.

14. Hand or Palm Brushes, Pipe or Drain Brushes. One style, kind, or material in two sizes only.

15. Fountain Car Washers.

One kind, style, or size in two materials only.

16. Separator Brush Assortments.

One assortment only—plain box or container.

17. Except in the case of pastry and automobile brushes, the use of all ferrules shall be discontinued when the present stocks of ferrules are exhausted.

SCHEDULE "C"

Referred to in Administrator's Order No. A-218

Respecting Wire Brushes

It is ordered that only the following types of wire brushes be manufactured:

1. Scratch Brushes.

3 and 4 row, long handle, 3 and 4 row, short handle.

2. Wire Scrub Brushes,

Four styles only-with curved or flat back.

3. Welders' Scraper type.

One style only.

4. Butchers' Brushes,

Two styles only-

1st style—8 x 12 rows; 1" trim; handle,

2nd style—5 x 10 rows; 1" trim; no handle.

Administrator's Order No. A-219

Respecting Mops

Pursuant to authority conferred by Order No. 82 of The Wartime Prices and Trade Board dated the 6th day of January, 1942, as amended by Order No. 122 of said Board dated the 7th day of April, 1942 and otherwise, I do hereby order on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "Mops" shall include, without limiting the generality of the term, dry dusting mops, wall mops, furniture or hand dusters, car washing or dusting mitts and knitted mop cloths;
- (b) "Manufacturer" shall mean a manufacturer of mops.
- 2. No manufacturer shall hereafter manufacture mops of any kind listed in this Section in more sizes than the number set opposite the name of such particular kind of mop.

(a)	Dry Dusting mops	Number of sizes
(4)		01 51265
	Divided into four styles as follows:—	
	Twisted-in-wire Type	. 3
	Glove Type	
	Wood Back Type	
	Triangular or oval slip-on Type	
(b)	Wall Mops	
	Furniture or Hand Dusters	
(d)	Flat or Wet Mops	. 6
	Dish Mops	
(f)	Knitted Mop Cloths	. 6
	Yacht or Deck Mops	
	Car Washing or Dusting Mitts	

DRY DUSTING MOPS

- 3. In the manufacture of dry dusting mops and/or packages for dry dusting mops,
- (a) Cotton of size $3/1\frac{1}{2}$ only in one of three colours, green, tan or black shall be used,
- (b) Handles shall be of two sizes only, $48^{\prime\prime}$ or $54^{\prime\prime}$ and shall not exceed $15/16^{\prime\prime}$ in diameter with clear finish only,
- (c) No. 9 or No. 10 gauge black wire only shall be used for the twisted-in-wire type,
- (d) No. 178 gauge bright or copper wire only shall be used for glove type, and
- (e) All rings on handles and fancy wrappings and packages shall be eliminated but a plain package may be used for packaging chemically treated mops.

WALL MOPS

- 4. In the manufacure of wall mops,
- (a) Handles up to 72" may be used with plain or clear finish only, and
- (b) White yarn only may be used.

FURNITURE OR HAND DUSTERS

5. In the manufacture of furniture dusters and hand dusters, the provisions of clauses (a), (b), (c), (d) and (e) of Section 3 shall apply.

FLAT OR WET MOPS

6. Flat or wet mops may be made according to any standard method of construction, but only from Size $3/1\frac{1}{2}$, Size $8/1\frac{1}{2}$ or Size $8\frac{1}{2}$ medium white or grey cotton yarn and in the following weights only: 9, 12, 16, 20, 24 or 32 ounces.

DISH MOPS

7. Dish mops shall be made only from Size $3/1\frac{1}{2}$ medium cotton yarn or white thrums, with only plain sanded straight wood handles or twisted-in-wire handles in the following sizes:

the size customarily selling at retail at 10c.—Maximum length 12 inches the size customarily selling at retail at 15c.—Maximum length 15 inches Provided, however, that a manufacturer may make one or both of these styles of dish mops in a more expensive style than shown above but the above specifications regarding the handles and handle finishes shall be applicable thereto.

KNITTED MOP CLOTHS

8. Knitted mop cloths shall only be made from cotton Size 125 No. 12 or Size 150 No. 12 in the following lengths:—

 $18^{\prime\prime},\,22^{\prime\prime},\,26^{\prime\prime},\,29^{\prime\prime},\,31^{\prime\prime}$ and $41^{\prime\prime}.$ All lengths may be made with open ends but only the $26^{\prime\prime}$ and $29^{\prime\prime}$ lengths may have stitched ends.

YACHT OR DECK MOPS

9. In the manufacture of yacht or deck mops, only Size $3/1\frac{1}{2}$ or Size $8/1\frac{1}{2}$ medium white or grey cotton yarn shall be used and such yacht or deck mops shall be made only in the following weights and sizes:

								7.0	St	a	n	1]	oi	n	g												i			ces ead						H	aı	nd	.16	e	P	la	in			
ounce																													4				48	3"	X	1	5/	/1	3"		N	Iε	- 6	m	un	Ω
																												1	$\frac{8}{12}$				54 54											16		
44																												1	16				60)"	X	1	5	/1					-	c		
66		٠																	 	 	 							2	20				54 60											6		

10. Wrapping may be used for packaging yacht or deck mops.

GENERAL PROVISIONS

- 11. Hard strings, thrums, waste warp or by-product string or yarns may be used, where possible, in place of any of the materials named in the preceding sections.
- 12. No printed or otherwise decorated display stands or assortment containers shall be used after the stocks of such stands and containers now on hand is exhausted. Assortments of mops may, however, be packaged in plain containers.
 - 13. No manufacturer shall ship any mops on consignment.

Dated at Ottawa, this 11th day of June, 1942.

JAS. E. FERGUSON,

Administrator of Furniture and Brushes.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-220, dated June 9, 1942

REVOKED BY

Administrator's No. A-378, dated September 4, 1942

Administrator's Order No. A-221

Respecting the Price of Dehydrated Alfalfa Meal

(Consolidated as amended by Administrator's Order No. A-357)

Pursuant to authority conferred by Order No. 76 of the Wartime Prices and Trade Board dated the 16th day of December, 1941 and Order No. 91 of said Board dated the 20th day of January, 1942, and otherwise, I do hereby order on behalf of such Board as follows:—

- 1. For the purposes of this Order,
- (a) "dehydrated alfalfa meal" means freshly cut green alfalfa, ground and artificially dried, containing not less than 17 per cent protein and not more than 26 per cent crude fibre;
- (b) "wholesale price" means the price on sales by the manufacturer of dehydrated alfalfa meal;
- (c) "supplemental feeds" means concentrate feeds to be combined with grains and/or other basal feeds to produce a complete or ready-to-feed mixture.

(Clause (c) of Section 1 as added by Administrator's Order No. A-357.)

- 2. The maximum wholesale price for dehydrated alfalfa meal produced in the Province of Ontario from the 1942 érop when packed in bags containing 100 pounds and when sold
 - (a) in carload quantities, shall be \$47.00 per ton f.o.b. seller's shipping point;
 - (b) in less than carload quantities, shall bear its normal relationship to the maximum price fixed as aforesaid.
- 3. The maximum price at which any retailer may sell or offer for sale any dehydrated alfalfa meal shall not exceed the highest lawful price at which he sold such product during the basic period referred to in the Maximum Prices Regulations by more than the actual increased cost to him of such product as a result of the maximum wholesale prices established in Section 2 hereof.
- 4. No person shall increase his maximum price of any complete or ready-to-feed mixtures or any supplemental feeds, which contain dehydrated alfalfa meal, except by an amount not exceeding the actual increase in the cost to him of dehydrated alfalfa meal as permitted by this Order, over his cost in the basic period of such meal used in the production of such mixtures or feeds; provided, however, that in no case shall such increase result in an increase in the price of
 - (a) any ready-to-feed mixtures of more than fifty cents per ton;
 - (b) any supplemental feeds to the extent that their use in proper proportions with grains or other feeds to produce complete or ready-to-feed mixtures would increase the mixer's price or feeder's cost of such complete or ready-to-feed mixtures by more than fifty cents per ton.

(Section 4 as substituted by Administrator's Order No. A-357.)

5. Nothing herein contained shall be construed as permitting any increase in the maximum prices established during the said basic period for dehydrated alfalfa meal of the 1941 crop.

Dated at Ottawa, this 9th day of June, 1942.

F. W. PRESENT, Feeds Administrator.

APPROVED:

D. GORDON,

Administrator's Order No. A-222

Respecting Knitted Underwear

Pursuant to authority conferred by Order No. 76 of the Wartime Prices and Trade Board, dated the 16th day of December, 1941 and otherwise, I do hereby order, on behalf of such Board, and with the concurrence of the Administrator of Wholesale Trade and the Administrator of Retail Trade, as follows:—

1. For the purposes of this Order,

- (a) "Administrator" means the Administrator of Knitted Goods from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council.
- 2. The price at which any manufacturer of fleece lined underwear may sell or offer for sale such underwear to any customer shall not exceed by more than 6 per cent the highest lawful price at which such manufacturer sold or offered for sale underwear of the same kind and quality to the same class of customer during the months of January and February, 1941.
 - 3. The maximum price at which any wholesaler may sell or offer for sale fleece lined

underwear to any retailer shall be the sum of:

- (a) the highest lawful price at which such wholesaler sold or offered for sale to the same class of customer fleece lined underwear of the same or substantially the same kind and quality purchased by him during the months of January and February, 1941;
- (b) one-half of the amount by which the cost to him of such underwear has increased pursuant to this Order over the cost to him during such months of underwear

of the same or substantially the same kind and quality.

- 4. The Administrator may approve in writing the sale of cotton rib knitted underwear by a manufacturer at a price which for any one item of such underwear shall not exceed by more than 15 per cent, the highest lawful price at which such manufacturer sold or offered for sale an item of cotton rib knitted underwear of the same kind and quality during the months of January and February, 1941; provided, however, that the average increase of a manufacturer's selling prices for all his lines of such underwear, shall be not more than 8 per cent.
 - 5. The maximum price at which any wholesaler may sell or offer for sale cotton rib

knitted underwear to any retailer shall be the sum of:

- (a) the highest lawful price at which such wholesaler sold or offered for sale to the same class of customer cotton rib knitted underwear of the same or substantially the same kind and quality purchased by him during the months of January and February, 1941;
- (b) the amount by which the cost to him of such underwear has increased pursuant to this Order over the cost to him during the said months of underwear of the

same or substantially the same kind and quality less

- (i) three per cent of the cost of such underwear to such wholesaler during January and February, 1941, where such increase in cost is more than six per cent;
- (ii) one-half of the increase in the cost of such underwear to such wholesaler where such increase in cost is six per cent and under.
- 6. Nothing herein contained shall be deemed to authorize any person to sell or offer for sale at retail any fleece lined or cotton rib knitted underwear at a price in excess of the highest lawful price at which he sold underwear of the same or substantially the same kind and quality during the basic period as defined by the Maximum Prices Regulations.

Dated at Ottawa, this 10th day of June, 1942.

H. G. SMITH,

Administrator of Knitted Goods.

APPROVED:

D. GORDON,

Administrator's Order No. A-223, dated June 12, 1942

REVOKED BY

Administrator's Order No. A-341, dated August 10, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-224

REVOKED BY

Administrator's Order No. A-579

For which see Canadian War Orders and Regulations, 1943, Volume I, No. 5, Part III.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-225

Respecting Posting of Prices for Solid Fuels

Pursuant to authority conferred by Order No. 82 of the Wartime Prices and Trade Board dated the 6th day of January, 1942, as amended by Order No. 122 of the said Board dated the 7th day of April, 1942, and otherwise, I do hereby order on behalf of such Board, as follows:

1. For the purposes of this Order,

- (a) "Administrator" means the Coal Administrator from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "Dealer" means any retail dealer in coal, coke, briquettes and/or wood fuel who purchases and stores such solid fuels and who sells and/or distributes the same to the consumer and who is licensed as such under Order No. 78 of the Wartime Prices and Trade Board, dated the 23rd day of December, 1941;

(c) "Price" means the cash price of

- (1) one ton of coal, coke or briquettes, or
- (2) one cord of wood fuel other than sawdust, or

(3) 200 cu. ft. of sawdust

delivered to the premises of the consumer.

- (d) "Ton" means the net ton of 2,000 pounds avoirdupois.
- 2. Each dealer shall post up in a prominent position in his offices and yards where the same is readily accessible to the public a price list showing:

 (a) His maximum prices for the different kinds of solid fuels sold by him;

- (b) The charges he adds to the price of each kind of fuel if sold on credit terms;
- (c) The charges he adds for any special service such as upstairs delivery or delivery in bags.
- 3. Each dealer shall forthwith deliver a copy of his price list referred to in Section 2 of this Order to
 - (a) the regional representative of the Wartime Prices and Trade Board for each district in which such dealer carries on business;
 - (b) the Coal Administrator.
 - 4. This Order shall be effective on and after the 2nd day of July, 1942.

Dated at Ottawa, this 11th day of June, 1942.

F. G. NEATE, Deputy Coal Administrator.

APPROVED:

D. GORDON,

Administrator's Order No. A-226

RENAMED

Fuelwood Order No. 10

(See Fuelwood Orders)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-227, dated June 11, 1942

Amends Administrator's Order No. A-82

(See Consolidation of Administrator's Order No. A-82)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-228

RENAMED

Fuelwood Order No. 11

(See Fuelwood Orders)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-229

RENAMED

Fuelwood Order No. 12

(See Fuelwood Orders)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-230, dated June 13, 1942

REVOKED BY

Administrator's Order No. A-555

For which see Canadian War Orders and Regulations, 1943, Volume I, No. 2, Part III

Administrator's Order No. A-231

Respecting Standardization and Simplification in the Manufacture of Sectional Switch and Outlet Boxes and Covers

Pursuant to authority conferred by Order No. 82 of the Wartime Prices and Trade Board dated the 6th January, 1942, as amended by Order No. 122 of the said Board, dated April 7, 1942 and otherwise, I do hereby order, on behalf of such Board, as follows:—

- For the purposes of this Order,
 "Sectional Switch and Outlet Boxes and Covers" means metal enclosures and
 covers for same, used in electric wiring for enclosing wire connections and sup porting electric lighting fixtures, wall switches, receptacles and other wiring
 devices.
- 2. No person shall hereafter manufacture, process or assemble any Sectional Switch or Outlet Box or Cover not named in and in conformity with the specifications contained in Schedule "A" hereto; provided, however, that any manufacturer may make any kind of Sectional Switch or Outlet Box or Cover
 - (a) for the order of the Department of Munitions and Supply or the Department of National Defence and/or any person who has been required by either of such Departments to supply any article, or
 - (b) by special permit in writing from the Administrator of Electrical Equipment and Supplies.
- 3. The Administrator of Electrical Equipment and Supplies may on the application of any manufacturer grant written permission to such manufacturer to complete any device the manufacture of which is prohibited by this Order and for which article the material or parts are on hand in such form that they cannot be used for the manufacture of other products. Any request for such permit shall be accompanied by a detailed inventory of such materials or parts on hand.

Dated at Ottawa, this 15th day of June, 1942.

A. L. BROWN,

Administrator of Electrical Equipment and Supplies.

APPROVED:

D. GORDON.

This is SCHEDULE "A" referred to in Administrator's Order No. A-231

Only 16 gauge steel may be used in the making of boxes and covers listed in this Schedule in accordance with the revised C.E.S.A. specifications.

Each manufacturer shall make only the boxes listed hereafter and not more than one type of each of those shown.

Item	Manufacturers' Code Number
SECTIONAL BOXES— Sectional Loom Switch Box. Deep Sectional Conduit Switch Box. Shallow Sectional Conduit and Loom Switch Box. Sectional Conduit Switch Box.	775 1004 1006 1104
Utility Boxes and Covers— Handy or Utility Box. Handy or Utility Box. Steel Cover, Flat. Steel Cover, for Duplex Receptacle. Steel Cover, Blank. Steel Cover, Raised, for Toggle Switch.	11C4 or SP 58R1
3¾" OCTAGONAL BOXES AND COVERS— Outlet Box. Outlet Box. Closed Cover, Flat with ¾" knockout. Pendant Cover, Raised Centre. Flat Cover for 5 or 10 amp. Surface Switches. Cover, raised centre for screw ring sign receptacle. Flat Cover for Duplex Flush Receptacle.	24171-½" 24-C-6 24C12 24C28
4" Octagonal Boxes and Covers— Outlet Box, \(\frac{3}{2}\)" knockouts. Outlet Box, \(\frac{3}{2}\)" knockouts. Outlet Box, \(\frac{3}{2}\)" knockouts. Outlet Box, \(\frac{1}{2}\)" knockouts. Outlet Box, \(\frac{1}{2}\)" knockouts. Outlet Box, \(\frac{1}{2}\)" knockouts. Plaster Ring with inside ears. Closed Cover, Flat, \(\frac{3}{2}\)" knockout. Pendant Cover, Flat, \(\frac{3}{2}\)" knockout. Pendant Cover, Raised centre with \(\frac{3}{2}\)" bushing. Flat Cover for 5 or 10 Amp. Surface Switches. Cover, raised Centre, for ring sign receptacle. Flat Cover for Duplex flush receptacle.	54-C-3 54-C-6 54-C-12 54-C-28 54-C-35
Extension Rings— Octagonal Box Extension with ½" knockouts. Square Extension Ring with ½" knockouts. Octagonal Box Extension with ½" knockouts.	$\begin{array}{c} 25151 - \frac{1}{2}" \\ 53151 - \frac{1}{2}" \\ 55151 - \frac{1}{2}" \end{array}$
Bar Hanger $\frac{3}{8}$ " I.P.S. stud and locknut for $1\frac{1}{2}$ " depth box—length 18 "	1050
4" Octagonal Box. Octagonal Box. Octagonal Box. Octagonal Box. Round Flate with ½" knockouts.	54551
4" SQUARE OUTLET BOXES AND COVERS— Square Conduit Box with 2" knockouts. Square Conduit Box with 4" knockouts. Plaster Ring Cover with inside ears. Closed cover, Flat, with \(\frac{1}{2}\)" conduit knockouts. Single gang switch cover. Pendant Cover, Raised Centre with \(\frac{1}{2}\)" bushing. Single Gang switch cover. Two gang switch cover. Two gang switch cover. Cover, flat, for three 10 amp. snap switches. Cover, Raised Centre, for screw ring sign receptacle. Duplex Receptacle Cover, flat, for use with flush receptacle.	52-C-3 52-C-6 52-C-10 52-C-12 52-C-13 52-C-17 52-C-18 52-C-28 52-C-28

SCHEDULE "A"-Concluded

Item	Manufacturers' Code Number
11/16" Square Outlet Boxes and Covers— Square Conduit Box. Square Conduit Box. Plaster Ring Cover, with inside ears. Closed cover, raised centre with ½" conduit knockouts. Pendant cover, raised centre with ¾" bushing. Single gang switch cover. Two gang switch cover.	72-C-7

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-232

Respecting standardization and simplification in the manufacture and packaging of electrical tapes

Pursuant to authority conferred by Order No. 82 of The Wartime Prices and Trade Board, dated the 6th day of January, 1942, as amended by Order No. 122 of the said Board, dated the 7th day of April, 1942, and otherwise, I do hereby order, on behalf of such Board, as follows:

- 1. For the purposes of the Order,
- (a) "Administrator" means the Administrator of Electrical Equipment and Supplies from time to time appointed by The Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "tape" means friction tape and splicing tape of the types known to the electrical industry as such;
- (c) "bias cut tape" means friction tape the textile base of which is cut on the bias;
- (d) "cable tape" means friction tape as made for and used by wire and cable makers.
- 2. Except with the permission in writing of the Administrator, no person shall hereafter manufacture
 - (a) any friction tape in any manner other than to produce such tape in the following widths and weights when rolled:
 - (i) 3/4" width in number 2 and number 8 rolls weighing approximately 2 and 8 ounces respectively;
 - (ii) $1\frac{1}{2}$ width, weighing 32 ounces per roll;
 - (iii) 3" in width, weighing 32 ounces per roll;
 - (b) any splicing tape in any manner other than to produce such tape in $\frac{3}{4}$ width in number 8 rolls weighing approximately 8 ounces when rolled;
 - (c) all tape referred to in subsections (a) and (b) of this Section shall be of commercial grade only and only in black;

provided, however, that this Section shall not be construed as prohibiting any manufacturer from making any kind of tape for the order of the Department of Munitions and Supply or the Department of National Defence or of any agency of either of such Departments or of any person who has been requested by either Department to manufacture or supply any article.

- 3. No manufacturer shall hereafter manufacture
- (a) any bias cut tape;
- (b) any special large core rolls of tape;
- 4. Nothing in this Order shall be construed as prohibiting any person from manufacturing any cable tape.
- 5. Tape may be wrapped in lead foil or in any suitable non-metallic wrapping material. The use of any metal foil other than lead foil is prohibited.

- 6. On and after the 30th day of September 1942, no person shall
- (a) pack any tape in any individual roll carton or box;
- (b) pack any such tape in less than 50 pound lots in any one standard carton or container.
- 7. No person shall hereafter make, purchase, order or acquire any cartons, plain or imprinted for individual packing rolls of tape.

Dated at Ottawa this 12th day of June, 1942.

A. L. BROWN,

Administrator of Electrical Equipment and Supplies.

APPROVED:

D. GORDON.

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-233

Respecting Packaging of Chocolates and other Sugar Confections

Pursuant to authority conferred by Order No. 82 of The Wartime Prices and Trade Board, dated the 6th day of January, 1942 as amended by Order No. 122 of the said Board, dated the 7th day of April, 1942, and otherwise, I do hereby order on behalf of such Board, as follows:

1. For the purposes of this Order,

"Manufacturer" means a manufacturer of chocolates and/or other sugar confections.

- 2. No manufacturer shall after the 31st day of December, 1942 package any chocolates, assortments of chocolates and/or other sugar confections in set-up boxes for sale at retail except in boxes having a capacity by weight of 1 lb., 2 lb., 3 lb., or 5 lb.
- 3. No containers, packages or boxes used in packaging chocolates and/or other sugar confections shall, after the 31st day of December, 1942,

(a) have extension edges or flanges,

- (b) have printed or embellished overwraps or other printed or embellished coverings in addition to the standard box cover stock in use on or prior to the date of this Order,
- (c) have overwraps, labels, cover stock seals or outside covers designating or referring to a particular season, holiday, special event, occasion or otherwise, such as Valentine's Day, Christmas or Easter,

(d) have attached thereto or tied around it, any ribbon, cord or fabric,

(e) have attached thereto any novelty features such as Holly sprigs or dolls,

(f) be made of wood or metal.

- 4. The prohibition set out in clause (c) of Section 3 of this Order shall not apply to packages, containers or boxes used for packaging Easter and Christmas hollow toys or novelties.
- 5. Nothing in this Order shall be deemed to prohibit any manufacturer from packaging chocolate and other sugar confections for shipment in such manner as is customarily employed to protect them from damage in transit.

Dated at Ottawa, this 12th day of June, 1942.

J. G. TAGGART, Foods Administrator.

APPROVED:

D. GORDON,

Administrator's Order No. A-234

Respecting Alterations and Repair on Fur Garments

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board and with the concurrence of the Administrator of Services, as follows:

- 1. For the purposes of this Order,
- (a) "Garment" means any coat, jacket, cape, scarf or muff, the outer surface of which is made wholly of fur.
- 2. No person, wholly or partly engaged in the business of altering and repairing fur garments shall make a charge which includes a mark-up on cost greater than the mark-up obtained by him during the basic period (September 15th to October 11th, 1941).
- 3. Every person wholly or partly engaged in the business of altering or repairing fur garments shall hereafter keep an accurate record of all costs of labour and materials involved in each contract for repairs or alterations to any such garment.
- 4. No alterations or repairs on any fur garments, the cost of which shall exceed \$15.00, shall be commenced until same is authorized in writing and signed by the party to be charged and such authorization shall disclose the alterations and repairs to be performed as well as the charges for same. A copy of each authorization is to be supplied to the said party.
- 5. Upon completion of such alterations and repairs it shall be the duty of the person performing this work to rebate the customer proportionately if the actual cost is less than was anticipated.

Dated at Ottawa this 12th day of June, 1942.

MICHAEL MORRIS,

Administrator, Fur Skins and Fur Garments.

APPROVED:

D. GORDON.

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-235

Respecting Licensing of Weavers and Spinners

Whereas it appears necessary to utilize every channel to conserve materials that may be in short supply including wool;

And whereas it may necessary to control the proportionate use of wool and substitutes

for wool in fabric and yarn;

And whereas, for such purposes and to effect such simplifications and standardizations as may from time to time be deemed expedient, accurate and complete information is necessary, and it may be necessary to prohibit or restrict production of fabrics and yarns utilizing wool or other raw materials;

Therefore, pursuant to authority conferred by Order No. 82 of The Wartime Prices and Trade Board, dated the 6th day of January, 1942, as amended by Order No. 122 of the said Board, dated the 7th day of April, 1942, and otherwise, I do hereby order on behalf of such Board as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Wool Administrator from time to time appointed by The Wartime Prices and Trade Board, with the approval of the Governor in Council;

- (b) "weaver" means any person, who operates a mill with power looms in the production of fabrics containing wool in any percentage;
- (c) "spinner" means any person operating any worsted, woollen, cotton or other spindles in the production of hand knitting yarns containing wool in any percentage;
- (d) "put into process" means, in respect of a weaver, the first processes of warping or weaving, and, in respect of a spinner, the first process of drawing or carding;
- (e) "civilian production" means production for all purposes other than under military contracts on which wool credits are given by the Wool Administrator;
- (f) "permit" means such form of permit as may be from time to time issued by the Wool Administrator;
- (g) "wool" means wool in any form or condition and includes wastes and shoddies containing wool.
- 2. No weaver or spinner shall on and after the 1st day of August, 1942, put into process or cause to be put into process for civilian production any fabric or hand knitting yarn containing wool unless and until such person has received a specific permit to manufacture such fabric or yarn.
- 3. Permits shall be subject to such terms and conditions, suspension or cancellation as the Wool Administrator may from time to time prescribe.
- 4. Section 3 of Administrator's Order No. A-88, dated the 9th day of April, 1942° is hereby revoked.

Dated at Ottawa, this 13th day of June, 1942.

D. C. DICK, Wool Administrator.

APPROVED:

D. GORDON.

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-236

Respecting Used Wine and Distillers' Bottles

Pursuant to authority conferred by Order No. 98 of The Wartime Prices and Trade Board, dated the 10th day of February, 1942, and otherwise, I do hereby order, on behalf of the said Board, as follows:

- 1. For the purpose of this Order,
- (a) "Administrator" means the Administrator of Used Goods and/or the Deputy Administrator of Used Goods from time to time appointed by The Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "authorized dealer" means a bottle dealer from time to time authorized by the Administrator to purchase, receive and store used bottles collected from within a certain district and to sell such goods to wineries and distilleries;
- (c) "B dealer" means any peddler, junk dealer, salvage committee or other person or association who delivers wine and distillers' bottles, sorted separately from other bottles, to an authorized dealer;
- (d) "bottle" means an unchipped used glass bottle in good condition and which was formerly the property of a distillery, winery or liquor commission or board manufacturing or doing business in Canada, but shall not include any such bottle previously used to contain Javel water or other similar product;
- (e) "district" means any one of the 18 districts herein designated by the Administrator:

- (f) "peddler" means the original picker or purchaser of used bottles from the public, and who sells the same to a "B" dealer;
- (g) "wash" or "washed" means the cleansing and sterilizing of bottles in a manner required by any provincial or municipal regulations relating thereto, and in any event as herein provided.
- 2. No provision in any contract or agreement affecting the purchase and sale of bottles which is in any way at variance with the terms of this Order shall to the extent of such variance have any force or effect.
- 3. No person shall wilfully destroy or throw away any bottle or other container made of glass that is fit for further use in or by any trade or industry. Any bottle or other such container damaged only by being chipped at the neck or top thereof shall be considered as fit for further use.
- 4. In the case of unwashed bottles, no peddler, B dealer or authorized dealer shall wilfully destroy, remove or throw away any cap, enclosure or label found in or attached to any bottle. Such person shall, whenever possible, deliver such cap, enclosure or label with the bottle at no extra charge.
- 5. For the purpose of efficiently and economically recovering and returning to further use all such bottles, there shall be 18 districts created, which said districts are as designated in Schedule "A" hereto. In each district, the Administrator may from time to time appoint one or more authorized dealers for the purposes hereinafter provided.

COLLECTION AND PURCHASE AND SALE OF BOTTLES

- 6. Every peddler, junk dealer and salvage committee or other similar association who does not sort wine and distillers' bottles from other bottles shall sell and deliver all bottles collected by him to any B dealer located in his district.
- 7. Every B dealer shall sell and deliver all bottles acquired by him to any authorized dealer located in his district.
- 8. Every authorized dealer who requires any B dealer to sort bottles, shall pay such B dealer for such work and service.
- 9. No wine producer, distiller or other person shall purchase for his own use or cause to be purchased for his own use any bottle except from an authorized dealer or a liquor board or commission.
- 10. Nothing in Section 9 herein shall prohibit any liquor board or commission or wine producer from collecting his own bottles through any of his retail stores.
- 11. Unless otherwise arranged with an authorized dealer, every wine producer or distiller shall supply or pay for all shipping cartons required for the delivery to him by the authorized dealer of all washed bottles.
- 12. In the case of unwashed bottles, the supply of all cartons required for the shipment thereof by the authorized dealer to the purchaser, shall be subject to the arrangements made by such persons.
- 13. Every wine producer or distiller shall purchase from every authorized dealer all bottles which were formerly the property of such wine producer or distiller. If and provided a wine producer or distiller refuses in writing to purchase bottles which formerly belonged to him, the authorized dealer, may, at his option, sell such bottles to other persons, notwithstanding that such bottles may be marked with a trademark or design or be shaped in a distinctive form. The purchaser thereof shall have the right to use such bottles.
- 14. Save as excepted in Section 13 above, no person shall knowingly sell any bottle which was formerly the property of any wine producer or distiller to any other wine producer or distiller or any other person, unless such bottle has been chipped or has previously been used to contain Javel water.
- 15. Except in the case of a wine producer operating in the province of British Columbia, Nova Scotia, New Brunswick or Prince Edward Island no wine producer or distiller shall knowingly purchase any bottle which was imported or was formerly the property of another wine producer or distiller and subject to the exceptions set out in Sections 13 and

14 above, no other person shall purchase any bottle which was previously the property of any wine producer or distiller.

16. Without the consent of the receiver in either case, no B dealer shall ship to any authorized dealer and no authorized dealer shall ship to any wine producer or distiller any bottles in quantities less than carload lots.

PRICES

- 17. The price per dozen bottles to be paid by any B dealer, authorized dealer, wine producer or distiller when buying bottles in the Provinces of Ontario, Quebec, and British Columbia, shall be the price fixed in Schedule "B" hereto for the respective sizes and conditions of such bottles as shown opposite each respectively designated person; provided, however, that every authorized dealer in the City of Toronto, in Ontario, when so requested by a person in the said City who carries on a bottle business exclusively, shall purchase from such person bottles which have been completely graded and the price therefor shall be the price provided in Schedule "B" hereto to be paid by authorized dealers to B dealers, plus 12 cents per dozen.
- 18. The price per dozen bottles to be paid by any B dealer, authorized dealer, wine producer or distiller when buying bottles in any place in Canada other than in the Provinces of Quebec, Ontario and British Columbia, shall be the price fixed in Schedule "C" hereto for the respective sizes and conditions of such bottles as shown opposite each respectively designated person.
- 19. The price to be paid by any liquor board, liquor commission or wine producer for any bottles formerly owned by it shall not exceed the price now in effect and established by each respective liquor board, liquor commission or wine producer.
- 20. All bottles sold and delivered by an authorized dealer to a wine producer or distiller which have been rejected by the wine producer or distiller shall be returned to the authorized dealer at the authorized dealer's expense. In case such rejected bottles exceed 3 per cent of the quantity in any one delivery, the value of such excess shall be charged to and be borne by the authorized dealer.
- 21. The prices for any bottles of sizes other than those enumerated in said Schedules "B" and "C" shall be the same as the price fixed in said Schedules for bottles of the nearest enumerated smaller size.
- 22. If any salvage committee or other such association so desires, it may arrange with any B dealer or any authorized dealer to sell its bottles and other glass containers in bulk on a tonnage basis at a price to be agreed upon subject to the approval of the Administrator.
- 23. Every liquor board or commission shall have the right to sell bottles to a wine producer or distiller under the same terms and conditions and for the same price as those prescribed herein and as applicable to an authorized dealer on sales to wine producers and distillers.

GENERAL

- 24. Every authorized dealer shall keep accurate and complete records of all purchases and sales of bottles. Every sale of such goods by such authorized dealer, shall be recorded by an invoice setting out in detail the sizes and quantities of the bottles sold and delivered, and whether the same were washed or unwashed. All such records shall be made available at all reasonable times for inspection by the Administrator or by any person deputized by him for such purpose.
- 25. Subject to any more stringent regulations existing under or in pursuance of any provincial or municipal law or order the washing of bottles shall be done in one or other of the following methods, namely:
 - (a) washing in a tub—bottles must be soaked for thirty minutes in water of a temperature of at least 180 degrees Fahrenheit. Such water shall contain approximately 3 per cent of a caustic soda of an equal alkaline strength of soda ash or other approved washing compound. Said bottles shall then be drained, rubbed and properly and efficiently brushed by a rotary brush. All visible foreign matter shall be removed from such bottles before the same are placed in soak in clear clean

- water, the temperature of which shall be at least 120 degrees Fahrenheit. Thereafter said bottles shall be removed and sterilized on a rinser by water of a temperature of at least 120 degrees Fahrenheit, and shall be subjected to such rinsing for a period of three minutes after which rinsing the bottles shall be suspended in an upright position;
- (b) automatic soaker and bottle washing machine—in the case of washing bottles by means of an automatic soaker or bottle washing machine, the bottles must be subjected to steam or other heat in such manner as to maintain constant and proper temperature, and in all such machines bottles shall be held at least five minutes in a 3 per cent caustic soaking solution at a temperature of 180 degrees Fahrenheit. The bottles shall then be held in a soaker for at least ten minutes in one compartment of such soaker, there shall be provided a rotating brush machine or rinser or other means by which efficient washing may be done. All foreign substances or suspended matter shall be removed from such bottles in and during such washing.

Dated at Ottawa, this 15th day of June, 1942.

S. GODFREY,

Administrator of Used Goods.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

This is Schedule "A" attached to and forming part of Administrator's Order A-236 Respecting Used Wine and Distillers' Bottles

Designation of Districts for which Authorized Dealers are Responsible.

District No. 1-

Halifax, Truro, Amherst, Yarmouth, balance of Province of Nova Scotia on the mainland.

District No. 2-

Sydney, Glace Bay, North Sydney, balance of Cape Breton Island.

District No. 3-

Bathurst, Fredericton, St. John, Moncton, balance of the Province of New Brunswick.

District No. 4-

Quebec City, Chicoutimi, Rimouski, Three Rivers, Les Chutes Shawinigan, Grand' Mere, Rivière du Loup, La Tuque, St. Joseph d'Alma, Amos, Levis, Lac Megantic, Matanes, Jonquieres.

District No. 5-

Montreal, Shawinigan Falls, Three Rivers, Granby, Waterloo, Hull, Berthierville, Rigaud, L'Assomption, Magog, Cornwall, Hawkesbury, Lachute, Knowlton, St.-Agathe.

District No. 6—

Montreal, Drummondville, Ste.-Therese, Lachine, St-Jerome, Joliette, Ste-Anne-de-Bellevue, Victoriaville, Val d'Or, Amos, Rouyn, Noranda.

District No. 7-

Montreal, Richmond, St. Jean, Sherbrooke, Beauharnois, Marieville, St-Hyacinthe, Sorel, Buckingham, Aylmer, Laprairie, Bedford, Farnham, Coaticook, Therville, St.-Eustache.

SCHEDULE "A"-Con.

District No. 8-

Montreal.

District No. 9-

Geraldton, Sudbury, North Bay, Sturgeon Falls, Barrie, Blind River, Chatham, Oshawa, Woodstock, Collingwood, Dryden, Dundas, Alexandria, Amherstburg, Arnprior, Barry's Bay, Sarnia, Fort Francis, Fort William, Port Arthur, Toronto.

District No. 10-

Picton, Hamilton, Niagara Falls, Brantford, Guelph, Windsor, Kirkland Lake, London, Kitchener, Waterloo, Galt, Wiarton, Lancaster, Lindsay, Mattawa, Espanola, Fort Erie, Gananoque, Gravenhurst, Grimsby, Hawkesbury, Hearst, Huntsville, Iroquois Falls, Kapuskasing, Merrickville, Morrisburg, Napanee, New Liskeard, Niagara-on-the-Lake, Palmerston, Paris, Parry Sound, Pelee Island, Pembroke, Penetang, Perth, Port Colborne, Port Hope, Preston, Rainy River, Rockland, St. Catharines, St. Thomas, Simcoe, Sioux Lookout, South Porcupine, Stratford, Tamworth, Thessalon, Thorold, Tilbury, Timmins, Toronto, Walkerton, Wallaceburg, Welland, Westport.

District No. 11-

Smith's Falls, Sault Ste. Marie, Ottawa, Cornwall, Peterboro, Prescott, Belleville, Trenton, Kingston, Brockville, Capreol, Chapleau, Cobourg, Deseronto, Cobalt, Dunnville, Elmira, Embrun, Englehart, Kenora, Toronto, Eganville.

District No. 12-

Winnipeg, St. Boniface, The Pas, Brandon, Dauphin, Portage la Prairie, Flin Flon, Emerson, and the Province of Manitoba.

District No. 13-

Vancouver, Atlin, Ocean Falls, Smithers, Quesnel, Williams Lake, Lillooet, Goldbridge, Vanderhoof, Prince George, Nanaimo, Alberni, Courtenay, Cumberland, Campbell River, Qualicum, Ladysmith.

District No. 14-

Vancouver, Port Coquitlam, Abbotsford, Langley Prairie, Ladner, Hope, Mission, New Westminster, Golden, Invermere, McBride, Kaslo, New Denver, Nelson, Creston, Vernon, Penticton.

District No. 15-

Vancouver, Duncan, Sidney, Victoria, Field, Kimberley, Yahk, Fernie, Michel, Rossland, Trail.

District No. 16-

Vancouver, Stewart, Powell River, Prince Rupert, Terrace, Ashcroft, Burns Lake, Kamloops, Parksville, Chilliwack, Cloverdale, Greenwood, Salmon Arm, Kelowna, Merritt, Esquimalt, Cranbrook, Revelstoke.

District No. 17-

Province of Alberta.

District No. 18—

Province of Saskatchewan.

Schedule "B"

Attached to and forming part of Administrator's Order No. A-236 Prices to be paid for Bottles in the Provinces of Ontario, Quebec and British Columbia only

Prices set out are per dozen bottles

All prices are f.o.b. seller's shipping point

	10, 12, and 13 oz. bottles	20, 25, 26, 31, 32 and 40 oz. bottles
Fixed Price to be paid by "B" Dealers to peddlers and others named in Section 6	•06	•16
Fixed Price to be paid by Authorized Dealers to "B"		
dealers Fixed Price to be paid by Wine Producers and Dis-	•10	•24
tillers, to Authorized Dealers		
Unwashed	•22	•43
Washed	•31	•55

Schedule "C"

Attached to and Forming Part of Administrator's Order No. A-236 Prices to be paid for bottles in all Provinces other than Quebec, Ontario and British Columbia

Prices set out are per dozen bottles

All prices are f.o.b. seller's shipping point

	10, 12 and 13 oz. bottles	20, 25 and 26 oz. bottles	40 oz.
Fixed Price to be paid by "B" dealer to Peddler and others named in Sec-			
tion 6 Fixed Price to be paid by authorized	-06	•16 .	•18
dealers to "B" dealers Fixed Price to be paid by wine producers and distillers to authorized dealers	-11	•23	•24
Unwashed	.22	•36	•40
Washed	•30	•45	•50

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-237, dated June 12, 1942

AMENDS

Administrator's Order No. A-64

(See Consolidation of Administrator's Order No. A-64)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-238, dated June 19, 1942

AMENDS

Administrator's No. A-50

(See Consolidation of Administrator's Order No. A-50)

Administrator's Order No. A-239

Respecting Lawn Mowers

Pursuant to authority conferred by Order No. 82 of the Wartime Prices and Trade Board, dated the 6th day of January, 1942, as amended by Order No. 122 of the said Board, dated the 7th day of April, 1942, and otherwise, I do hereby order, on behalf of such Board, as follows:—

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Fabricated Steel and Non-Ferrous Metals from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "lawn mower" shall include manual operated and power driven and power operated lawn mowers.
- 2. No person shall after the 31st day of August, 1942, manufacture any lawn mower.
- 3. No person shall hereafter make any lawn mower parts except
 - (i) for uncompleted lawn mowers for which on the date of this Order at least 50 per cent by number of the necessary parts for their manufacture were on hand, and
 - (ii) such repair parts as are required for the repair of lawn mowers already manufactured, and those completed under the provisions of clause (i) of this Section
- 4. No manufacturer shall after the 15th day of September, 1942, sell, offer for sale, ship or otherwise dispose of any lawn mower except with the written permission of the Administrator.
 - 5. Every manufacturer shall report to the Administrator
 - (a) on or before the 15th day of June, 1942,
 - (i) the quantities of materials required for completion of lawn mowers in the process of manufacture on the 1st day of May, 1942;
 - (ii) the number of lawn mowers which the manufacturer expects to complete between the 1st day of May, 1942, and the 31st day of August, 1942;
 - (b) on or before the 15th day of June and of each month thereafter
 - (i) the numbers of lawn mowers manufactured by him during the preceding month;
 - (ii) the numbers of lawn mowers sold by him during the preceding month;
 - (c) on or before the 15th day of September, 1942, the quantities of the following materials or articles on hand as at the 31st day of August, 1942,
 - (i) all raw materials;
 - (ii) all parts for lawn mowers;
 - (iii) all partially completed lawn mowers;
 - (iv) all completed lawn mowers.

Dated at Ottawa, this 13th day of June, 1942.

H. H. FOREMAN,

Administrator of Fabricated Steel and Non-Ferrous Metals.

APPROVED:

D. GORDON, Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD Administrator's Order No. A-240, dated June 19, 1942

AMENDS

Administrator's Order No. A-167

(See Consolidation of Administration Order No. A-167)

Administrator's Order No. A-241

Respecting Standardization and Simplification in the Manufacture of Electrical Wiring or Signalling Devices

Pursuant to authority conferred by Order No. 82 of The Wartime Prices and Trade Board, dated the 6th day of January, 1942, as amended by Order No. 122 of the said Board, dated the 7th day of April, 1942, and otherwise, I do hereby order, on behalf of such Board, as follows:-

1. For the purposes of this Order,

(a) "Administrator" means the Administrator of Electrical Equipment and Supplies from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;

(b) "wiring or signalling device" means only a device of the kind enumerated in this Order and Schedule "A" hereto;

- (c) "manufacture" includes assembling, constructing, fabricating, processing and producing any such devices.
- 2. No person shall hereafter manufacture any wiring or signalling device except the following:

(a) one type of each kind of the devices enumerated in Schedule "A" hereto;

- (b) such devices as may be ordered by the Department of Munitions and Supply or the Department of National Defence and/or any agency thereof;
- (c) porcelain keyless mogul and medium sockets for the use only of lighting fixture manufacturers:
- (d) heat control switches for stoves, hotplates and other electric heating devices;

(e) such devices as the Administrator may by permit in writing authorize to be manufactured:

(f) intermediate, candelabra and miniature lampholder sockets for use only in signalling and warning lights, provided that the manufacturer before making such lampholder sockets shall require the purchaser to state the use for which such sockets are required.

3. No person shall after the 31st day of July, 1942, pack any wiring or signalling device in any individual carton or box, except under permit from the Administrator, provided that each device may be individually wrapped in paper to prevent breakage and such devices may be packed in cartons or packages containing not less than 10 units. 4. Any person may make an application to the Administrator for permission to pack any wiring or signalling device in individual containers provided such person has on the 31st July, 1942, a supply of individual cartons or boxes and provided that with his application he shall forward a complete list of such individual cartons or boxes so on hand.

5. No manufacturer, distributor or dealer of or in wiring or signalling devices shall hereafter make, purchase or procure any stocks of individual cartons of any kind except

with the written permission of the Administrator.

6. No manufacturer shall hereafter use any rubber in the manufacture of any wiring or signalling device listed in this Order and the Schedule thereto, except with the written permission of the Administrator, in the manufacture of such devices as are set forth in

clause (b) of Section 2 of this Order.

7. Any person may make an application to the Administrator for a permit to complete the manufacture of any device, the manufacture of which is prohibited by this Order, and for which the material and/or parts are on hand in such form and condition that the same cannot be used for the manufacture of any other device. Any such application shall be accompanied by a detailed statement showing the material and/or parts on hand.

Dated at Ottawa, this 19th day of June, 1942.

A. L. BROWN, AdministratorElectrical Equipment and Supplies.

APPROVED:

D. GORDON, Chairman, The Wartime Prices and Trade Board.

71369-17

SCHEDULE "A"

referred to in and forming part of Administrator's Order No. A-241

WIRING DEVICES

- 1. Caps—Attachment,
 - (a) with parallel blades—black or brown;
 - (b) with tandem blades—black or brown.
- 2. Cord Connector Bodies,
 - (a) standard round—two wire—black or brown;
 - (b) heavy duty-two wire-black or brown.
- 3. Lampholder sockets-medium base,
 - (a) porcelain—key—with pendant, $\frac{1}{8}$ or $\frac{3}{8}$ caps (any or all three);
 - (b) porcelain—keyless—with pendant, $\frac{1}{8}$ ", $\frac{3}{8}$ " or $\frac{1}{2}$ " caps (any or all four);
 - (c) porcelain—push—with pendant, $\frac{1}{8}$ " or $\frac{3}{8}$ " caps (any or all three);
 - (d) porcelain—pull chain—with pendant, $\frac{1}{8}$ " or $\frac{3}{8}$ " caps (any or all three);
 - (e) weatherproof pigtail socket with 3" lead.
- 4. Lampholders-Sign-Medium Base,
 - (a) porcelain, protected terminals;
 - (b) porcelain—surface or fixture type.
- 5. Lampholders (wall socket receptacles)—Medium Base,
 - (a) porcelain—keyless—combination for $3\frac{1}{4}$ " to 4" boxes.
- 6. Lampholder Sockets-Mogul Base,
 - (a) key—trilite;
 - (b) keyless—types and sizes of caps as required.
- 7. Plugs-Appliance,
 - (a) standard fit-all—black or brown;
 - (b) small fit-all—black or brown (this for 3 pound irons or similar appliances).
- 8. Plates—Wall for switches and receptacles made only from tempered Masonite Transite or equivalent material or when permitted by the Administrator, bakelite.
 - 9. Receptacles—wall outlet.
 - (a) duplex T slot—15 ampere—black or brown.
 - 10. Switches—flush—with porcelain cup,
 - (a) toggle—single pole—10 ampere;
 - (b) toggle—single pole—20 ampere;
 - (c) toggle—3-way—10 ampere;
 - (d) toggle—double pole—10 ampere;
 - (e) toggle—double pole—20 ampere;
 - (f) toggle—4-way.
 - 11. Switches-Surface-with bakelite or porcelain base,
 - (a) single pole—10 ampere;
 - (b) double pole—10 ampere;
 - (c) 3-way—10 ampere;
 - (d) for $3\frac{1}{4}$ metal cover—single pole;
 - (e) for 3½" metal cover—3-way.

SIGNALLING DEVICES

- 12. Bells-electric,
 - $2\frac{1}{2}$ inches—2 ohm, of a type similar to Edwards code number 728, or General Electric code number 1000.

SCHEDULE "A"-Concluded

SIGNALLING DEVICES—Concluded

- 13. Buzzers-Standard,
 - of a type similar to Edwards code number 729, or General Electric code number 999.
- 14. Push Buttons—Flush,

of a type similar to Edwards code number 620.

- 15. Push Buttons—Pear,
 - wood or bakelite, in one colour only, similar to the type known as Edwards code number 67B.
- 16. Push Buttons-Surface,
 - (a) round; similar to type of Hale Brothers code number 800;
 - (b) oblong; similar to type of Hale Brothers code number 805.
- 17. Transformers—Bell Ringing,
- (a) 110v/6—8v—25 cycle; similar to General Electric code number 178;
- (b) 110v/6-8v-60 cycle; similar to General Electric code number 179.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-242, dated June 18, 1942

AMENDS

!Administrator's Order No. A-15

(See Consolidation of Administrator's Order No. A-15)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-243

Respecting Blotting Papers

Pursuant to authority conferred by Order No. 82 of the Wartime Prices and Trade Board dated the 6th day of January, 1942, as amended by Order No. 122 of the said Board dated the 7th day of April, 1942, and otherwise, I do hereby order on behalf of such Board as follows:—

- 1. No person shall hereafter manufacture, cut or process any blotting paper unless such paper is manufactured in the colours and weights and is cut in the size shown in Schedule "A" hereto, provided, however, that for special orders
 - (a) the colour known as "India" may be used in No. 2 Grade only for orders of not less than 4,000 pounds per item;
 - (b) special sizes may be cut for orders of not less than 4,000 pounds per item;
 - (c) blotting paper of special basic weight may be used for an order of not less than 10,000 pounds where only one colour and one weight are used;
 - (d) the maximum weight of 19 x 24-200M for white and 19 x 24-160M for colours shall not be exceeded except with the permission in writing of the Administrator, and then only if a lighter and standard paper will not serve the purpose;
 - (e) tablet blotting paper in white, buff and granite and in weights not exceeding 19 x 24-120M may be made for orders of not less than 4,000 pounds per item.

Dated at Ottawa, this 18th day of June, 1942.

A. P. JEWETT.

Administrator of Book and Writing Paper.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

 $71369 - 17\frac{1}{2}$

SCHEDULE "A"

Referred to in Administrator's Order No. A-243

RESPECTING BLOTTING PAPERS

Grade	Colour	Size	Weights in Pounds Per 1,000 Sheets 19" x 24"
No. 1	White	19 x 24	120M, 160M, 200M
46	Moss Green	19 x 24	160M, 200M
66	Hazel and Brown	19 x 24	200M
No.2	White	19 x 24	120M, 160M, 200M
66	Granite, Buff and Pink	19 x 24	120M, 160M
No.3	Whité	19 x 24	120M, 160M, 200M
ec	Colours—Blue, Buff, Can- ary, Granite, Pink, Brown	19 x 24	120M, 160M
((Moss Green	19 x 24	160M

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-244

Respecting Fancy Circular Knitted Hosiery

Pursuant to authority conferred by Order No. 82 of the Wartime Prices and Trade Board dated the 6th day of January, 1942, as amended by Order No. 122 of the said Board dated the 7th day of April, 1942, and otherwise, I do hereby order on behalf of such Board, as follows:—

- 1. For the purposes of this Order,
- (a) "Pattern" means and includes any striping or other design that is created in circular knit hosiery in the knitting process;
- (b) "Fancy circular knit hosiery" means any circular knit hosiery containing a pattern of one or more colours whether such pattern is in the body of the hosiery or in the cuff;
- (c) "Manufacturer" means any manufacturer of fancy circular knit hosiery.
- 2. No manufacturer shall hereafter manufacture any fancy circular knit hosiery except in the patterns which were used by him in the manufacture of his 1942 Spring range and his 1942 Fall range, provided that a manufacturer may in each calendar year after 1942 alter or change ten per cent of the total number of patterns used by him in the year 1942.

Dated at Ottawa, this 18th day of June, 1942.

H. G. SMITH,
Administrator of Knitted Goods.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Administrator's Order No. A-245

RENAMED

Fuelwood Order No. 13

(See Fuelwood Orders)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-246

Respecting the Registration of and Control over Used Industrial and Construction Equipment

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, and with the concurrence of the Chairman of The Wartime Industries Control Board, as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Farm and Road Machinery and Municipal Services from time to time appointed by The Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "Priorities Officer" means the person duly appointed as such by the Governor in Council on the recommendation of the Minister of Munitions and Supply;
- (c) "equipment" means any industrial machinery or mechanical equipment which is described or enumerated in Schedule "A" hereto;
- (d) "person" means any person, firm or corporation (incorporated or unincorporated) and includes His Majesty in the right of any Provincial Government and any County or Municipal Government, but does not include any farmer, miner or mining corporation;
- (e) "essential work" means any construction, maintenance or operation of any highway, airport, dock, quarry, utility, housing project, lumbering or logging project or other plant, works or undertaking, directly for or ancillary to the defence of Canada or any of its allies.
- 2. Within thirty days from the date of this Order, every person who owns any equipment, enumerated in Schedule "A" hereto, which has heretofore been used, shall, on plain bond paper measuring $8\frac{1}{2}$ " x 11" and in the form prescribed in Schedule "B" hereto, report to the Administrator on each item or unit of equipment so owned.
- 3. If at any time hereafter any equipment is idle and the owner thereof has no definite commitment for its use, he shall promptly report such fact to the Administrator.
- 4. Every person who owns any such used equipment which is or may at any time hereafter be used in work other than essential work or which is or hereafter may be idle shall, at the direction of the Administrator either sell or hire such equipment, at the owner's option; to any person requiring its use; provided that such use shall, in the opinion of the Administrator, be for the purpose of doing essential work.
- 5. When the use of any such used equipment is hired to any person at the direction of the Administrator,
 - (a) the maximum rental that may be charged for such use shall be
 - (i) in the case of monthly rental for the first 240 hours in any calendar month, 8 per cent of the initial cost to the owner of such equipment (hereinafter called the basic rate), plus one-half of the hourly rate, established by dividing the basic rate by 240, for each hour in excess of 240 during which the equipment is in actual use during any such month; provided, that when

and after the total rental paid by any hirer for any equipment shall equal the value thereof as established by the Administrator, the rental shall not exceed one per cent of the said initial cost per month for each month or part thereof that such equipment shall continue to be used pursuant to any one rental contract or on any one contract for work whichever is the shorter period;

(ii) in the case of a rental for a portion of a calendar month, the proportion of the basic rate aforesaid which the number of days the equipment is rented bears to thirty; provided, that if during such period such equipment shall have been in actual use for a total number of hours in excess of eight times the number of calendar days in such portion of a month, the rental for each excess hour shall not exceed one-half of the hourly rate aforesaid;

(b) all charges for transportation of such equipment from the point of shipment of same by the owner to the hirer to the site of work and return to such point of shipment shall be paid by the hirer;

(c) no rental shall be payable during such period as, without any fault of the hirer such equipment is, by reason of its condition or of necessary repairs to it, unable to perform the work for which it was hired; and the rental shall be adjusted accordingly;

(d) all repairs to such equipment rendered necessary by its condition and without any fault of the hirer shall be deductible from the rental of the equipment and the rental shall be adjusted accordingly;

(e) unless the contract of hiring otherwise provides,

(i) all fuel and lubricants for the equipment shall be supplied by the hirer; (ii) all operators of the equipment shall be engaged and paid by the hirer; and

(iii) the hirer shall pay, during the period of hiring of the equipment, all premiums for insurance thereon;

and every contract of hiring of such used equipment shall be deemed to be amended in so far as is necessary to give effect to the provisions of this Order.

- 6. Every agreement to rent the use of any equipment shall be in writing and shall include the terms prescribed herein, and shall be signed by the owner and the hirer. The Administrator reserves the right to vary, at any time, any term or condition in any rental agreement.
- 7. Within five days from the execution and delivery of any rental agreement, every owner of such equipment shall report such rental to the Administrator giving the name of the hirer, the location where and the type of the work for which and the approximate time that the equipment will be used. The owner shall forthwith, after the termination of the said agreement, notify the Administrator of such termination and of the availability of said equipment for further use.
- 8. When any equipment has been sold, every vendor thereof shall, within five days from the date of such sale, report in writing to the Administrator showing in detail the equipment so sold, together with the name of the purchaser, the location where and the type of work for which the equipment is to be used.
- 9. Nothing in this Order contained shall derogate from the powers of the Priorities Officer.

Dated at Ottawa, the 29th day of June, 1942.

H. H. BLOOM,

Administrator of Farm and Road Machinery and Municipal Services.

APPROVED:

D. GORDON.

Chairman, The Wartime Prices and Trade Board.

CONCURRED:

R. C. BERKINSHAW,

Chairman, The Wartime Industries Control Board,

SCHEDULE "A"

referred to in Administrator's Order No. A-246

- 1. Crawler Tractors
- 2. Angledozers
- 3. Bulldozers
- 4. Power control units
- 5. Winches
- 6. Industrial Wheel Tractors
- 7. Compressors—Air, Portable and Semi-Portable
- 8. Ditchers and Trenchers
- 9. Derricks
- 10. Dredges.
- 11. Graders Blade-Pull type
- 12. Graders-Motor
- 13. Hammers—Pile
- 14. Hammers-Jack and Wagon Drills

- 15. Plows—Snow, Reversible or One Way16. Plows—Snow, V-type17. Plows—Snow, Rotary or Self-Propelled
- 18. Rippers and Rooters
- 19. Road Maintainers-Pull type
- 20. Rollers—Tandem and Three Wheel21. Rollers—Sheepsfoot Tamping
- 22. Rollers—Rubber Tired Earth Compaction
- 23. Scrapers—Carrying and Hauling
- 24. Scrapers—Self-Propelled, such as Tournapul, Koehring Wheeler, Heil Hi Speed and Euclid
- 25. Sweepers—Street Pickup
- 26. Trailers—For Transportation of Construction Equipment
- 27. Wagons—Self-Propelled, such as Tournatrailer, Koehring Dumptors and Heil Hi
- 28. Batching Plants-For concrete construction
- 29. Bins-For Concrete Aggregate, etc.
- 30. Buckets, Concrete
- 31. Conveyers, Screw type, as used with Construction Machinery
- 32. Conveyers, Belt type, also Bucket type, as used with Construction Machinery, Portable only
- 33. Crushers—Gravel and Rock—Gyratory and Roll Types
- 34. Crushing and Screening Plants—Not Stationary
- 35. Crushing and Elevating Plants—Not Stationary
- 36. Distributors—Bituminous
- 37. Distributors—Water Street Flushers and Sprinklers
- 38. Dryers—Aggregate
- 39. Elevators—Bucket, as used on Construction Machinery Portable
- 40. Finegraders—Subgraders
- 41. Finishers-Bituminous and Concrete
- 42. Forms—Concrete Road
- 43. Hoists-Contractors-Other than Truck or Tractor Mounted
- 44. Kettles—Asphalt
- 45. Loaders-Portable Bucket, as used with Construction Machinery
- 46. Loaders—Snow—Portable
- 47. Mixers-Concrete-10-S, 14-S and larger
- 48. Mixers—Bituminous
- 49. Mixers-For Truck Mounting
- 50. Plants—Asphalt
- 51. Plants—Asphalt Stabilizing—Travelling
- 52. Pumps—Concrete
- 53. Pumps—Contractors Dewatering and Supply
- 54. Screens—Gravel and Rock Plants
- 55. Spreaders—Material

SCHEDULE "A"-Con.

- 56. Spreaders—Bituminous Mix57. Spreaders—Concrete

- 58. Surfacing Machines—Asphalt and Concrete 59. Tanks—Portable Transfer—Bituminous and Water
- 60. Washing and Screening Plants-Portable
- 61. Drag Lines
- 62. Power Shovels and Power Cranes
- 63. Crawler Cranes
- 64. Trench Hoes
- 65. Shovel Dippers
- 66. Buckets-Clamshell or Dragline
- 67. Gas or Diesel Generating Sets-For Flood Lighting

SCHEDULE "B"

referred to in Administrator's Order No. A-246

EQUIPMENT REPORT

Machine
Special attachments for machine
•••••••••••••••••••••••••••••••••••••••
Model NoSerial No
Year purchased, new or used
Purchase Price
Present valuation. Condition.
RebuiltGoodFairPoor
Location of Machine and Equipment
O
On what work is machine presently engaged?
How long do you expect machine to be engaged in present work?
Have you made any definite commitment for essential work for machine? If so, state
nature of work and time required
Are you prepared to sell machine if required for direct or indirect war work or other work
considered essential to Canada's war effort?

A
Are you prepared to rent machine if required for direct or indirect war work or other work considered essential to Canada's war effort?
constant a costinui to canada s wer thort.
O 1 N
Owner's Name.
Owner's Address.
••••
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THE WARTIME PRICES AND TRADE BOARD Administrator's Order No. A-247, dated June 20th, 1942

AMENDS

Administrator's Order No. A-202

(See Consolidation of Administrator's Order No. A-202)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-248

RENAMED

Fuelwood Order No. 14

(See Fuelwood Orders)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-249

RENAMED

Fuelwood Order No. 15

(See Fuelwood Orders)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-250

RENAMED

Fuelwood Order No. 16

(See Fuelwood Orders)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-251

Respecting Oakum

Pursuant to authority conferred by Order No. 76 of the Wartime Prices and Trade Board, dated the 16th day of December, 1941, and otherwise, I do hereby order on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- "Importer" shall mean a person who imports Oakum and who sells such Oakum for the most part to a wholesaler, provided that a person who imports Oakum and who sells such Oakum for the most part or entirely to the industrial trade shall be considered a wholesaler under this Order.
- 2. The maximum price at which any importer may sell Oakum in 50-lb. bales of a kind set forth in Schedule "A" hereto, f.o.b. Vancouver, Winnipeg, Toronto, Montreal, St. John or Halifax, shall not exceed the price set out in column 1, of said Schedule opposite the kind of such Oakum.

- 3. The maximum price at which any importer may sell Oakum in 50-lb. bales of a kind set out in Schedule "A" hereto, f.o.b. any place in Canada other than those named hereunder, shall not exceed the price set out in column 1 of said Schedule opposite the kind of such Oakum, plus the freight charges to the place of sale from Vancouver, Winnipeg, Toronto, Montreal, St. John or Halifax, whichever of such freight charges shall be the lowest.
- 4. The maximum price at which any wholesaler may sell Oakum in 50-lb. bales of a kind set out in Schedule "A" hereto, f.o.b. Winnipeg, Vancouver, Toronto, Montreal, St. John or Halifax, shall not exceed the price set out in column 2 of said Schedule opposite the kind of such Oakum.
- 5. The maximum price at which any wholesaler may sell Oakum in 50-lb. bales of a kind set out in Schedule "A" hereto, f.o.b. any place in Canada other than those named hereunder, shall not exceed the price set out in column 2 of said Schedule opposite the kind of such Oakum plus the freight charges to the place of sale from Vancouver, Winnipeg, Toronto, Montreal, St. John or Halifax, whichever of such freight charges shall be the lowest.
- 6. In the sale of any Oakum by any importer to any consumer, by any importer to any wholesaler, or by any wholesaler to any consumer, all normal trade discounts heretofor allowed by any such vendor to any such person, shall be continued and without in any way restricting the generality of the fore-going, any differences in discounts which any vendor customarily and lawfully allowed to different classes of buyers or for different quantities or under the different conditions of sale, and which result in a lower net cost of Oakum, shall be continued.

Dated at Ottawa, this 19th day of June, 1942.

J. G. DODD,
Administrator of Cotton.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

This is Schedule "A" referred to in Administrator's Order No. A-251 Respecting Oakum

Maximum Prices of 50-lb, Bales

Kind of Oakum	Winnipeg, Toronto,	WHOLESALER F.O.B. Vancouver, Winnipeg, Toronto, Montreal, St. John Halifax
Plumbers Spun Bulk Bales. Plumbers Spun in 5-lb. Rolls. Marine Spun Marine Unspun	Col. 1 \$ 7 75 9 25 12 75 12 00	Col. 2 \$ 8 50 10 00 13 50 12 75

Sales Tax included in prices in both columns.

Administrator's Order No. A-252

Respecting Staple Buttons

Pursuant to authority conferred by Order No. 82 of The Wartime Prices and Trade Board dated the 6th day of January, 1942, as amended by Order No. 122 of the said Board dated the 7th day of April, 1942, and otherwise, I do hereby order on behalf of such Board as follows:

1. (a) No person shall hereafter manufacture buttons for use in the types of civilian apparel hereinafter listed except in the shapes, sizes and colours hereinafter listed and referring to the respective types of apparel, provided however, that any manufacturer may sell any stocks of buttons on hand not conforming to the restrictions contained herein.

Top Pant Buttons

All 2-hole top pant buttons to be eliminated and 22 ligne trouser buttons used as a substitute.

Trouser Buttons

The shape shall be—Cup and Flat Top, 4-hole.

The sizes shall be—22 and 27 ligne.

The colors shall be-White, Black, Fawn, Dark Brown, Khaki, Pearl Grey, Medium Grey.

Stay Buttons

The shapes shall be—Flat Top and Rim Edge, 4-hole.

The sizes shall be—16 and 18 ligne.

The colours shall be—Same as for trouser buttons.

Suit and Overcoat Buttons

No new shapes or patterns to be made.

The sizes shall be—24, 30, 34, 36, 40, 45 and 50 ligne.

Women's Coats and Suits' Buttons

The sizes shall be-30, 36, 45 and 55 ligne.

Negligee and Sport Shirt Buttons of Material Other Than Pearl

The shapes shall be—Tulip, Bevel-Edge, Fish-Eye and Ring-Edge Fish-Eye.

The sizes shall be—16, 18, 20, 22 and 24 ligne.

Work Shirt Buttons of Material Other Than Pearl

The shapes shall be—Tulip, Bevel-Edge, Fish-Eye, Ring-Edge and Cup (Trouser Button).

The sizes shall be—20, 22 and 24 ligne.

Pyjama Buttons of Material Other Than Pearl

The shapes shall be—Plain Fish-Eye, Ring-Edge, Fish-Eye, Ring-Edge 2 hole, Bevel Edge 2 and 4 hole, Tulip. The sizes shall be—22, 24, 26, 28, 30 and 36 ligne.

Underwear Buttons of Material Other Than Pearl

The shapes shall be—Tulip, Fish-Eye, Bevel-Edge.

The sizes shall be—16, 18, 20, 22 and 24 ligne.

The colours shall be—White, Sky-Blue and Pink.

Negligee, Sport and Work Shirt Pearl Buttons

The shapes shall be—Tulip, Dome, Bevel-Edge, Fish-Eye.

The sizes shall be—2 hole only, 16, 18, 20, 22 and 24 ligne.

Dated at Ottawa, this 20th day of June, 1942.

J. A. McLAREN,

Administrator of Textile Sundries.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

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Administrator's Order No. A-253, dated June 20, 1942

REVOKED BY

Administrator's Order No. A-452, dated October 23, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-254

Respecting Knitted Seamless Basque Berets

Pursuant to authority conferred by Order No. 82 of the Wartime Prices and Trade Board dated the 6th day of January, 1942, as amended by Order No. 122 of the said Board dated the 7th day of April, 1942, and otherwise, I do hereby order on behalf of such Board as follows:—

1. No person shall hereafter manufacture any knitted seamless basque berets or use in the manufacture thereof any material unless such berets and/or materials are in one or more of the following colours or shades, namely:

Navy, brown, black, scarlet, dark green, royal, wine, beige and copenhagen blue; provided, however, that this Order shall not prohibit any manufacturer from completing the manufacture of any berets now in stock, or in the process of being dyed, in any shade or colour other than as permitted by this Order.

- 2. Notwithstanding section 1 of this Order, any manufacturer may manufacture berets in any colour,
 - (a) for orders of the Department of Munitions and Supply or the Department of National Defence;
 - (b) for any association of veterans or ex-soldiers who require such berets as part of a uniform denoting membership in such association.

Dated at Ottawa, this 20th day of June, 1942.

H. G. SMITH,

Administrator of Knit Goods.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-255

REVOKING

Administrator's Order No. A-200

Respecting Launderers, Cleaners and Dyers

(Consolidated as amended by Administrator's Orders Nos. A-256 and A-362.)

Whereas it is expedient to amplify the provisions of Administrator's Order No. A-200, dated the 3rd day of June, 1942, and to consolidate the Order as amplified;

Now, Therefore, pursuant to authority conferred by Order No. 82 of the Wartime Prices and Trade Board, dated the 6th day of January, 1942, as amended by Order No. 122 of the said Board, dated the 7th day of April, 1942, and pursuant to Order No. 121 of the said Board, dated the 7th day of April, 1942, and otherwise, I do hereby order, on behalf of such Board, as follows:

Administrator's Order No. A-200, dated the 3rd day of June, 1942, is hereby revoked and the following is substituted therefor:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Services or any Deputy Administrator of Services duly appointed by The Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "commercial establishment" means any premises except a hotel or any other place of residence;
- (c) "delivery" means a delivery and/or a collection of goods by an operator by means of a vehicle;
- (d) "operator" means and includes any person wholly or partly engaged in the business of laundering, dry cleaning or dyeing or in any one or more of such businesses and includes a person who collects or distributes goods for such businesses whether on a commission basis or otherwise, and whether or not such person processes such goods;
- (e) "regular delivery" means a delivery starting at a definite time, proceeding on a particular route and through a particular area for the purpose of delivering and/or collecting goods to or from customers on such route or in such area;
- (f) "vehicle" means any horse-drawn vehicle or trailer or any vehicle or trailer propelled or drawn by mechanical means (otherwise than on rails) and adapted or designed for the carrying of goods.
- 2. No operator shall make or cause or permit to be made any delivery except a regular delivery.
 - 3. (a) No operator shall make or cause or permit to be made a regular delivery over any particular route or in any particular area more frequently than the number of times specified according to the circumstances in Schedule "A" hereto;
 - (b) The provisions of this Section shall not restrict regular deliveries with vehicles delivering linen supplies only, nor regular deliveries with special types of vehicles which the operator maintains to deliver goods which cannot be transported conveniently in his other delivery vehicles.
- 4. Notwithstanding any other provisions of this Order, no operator shall make delivery of any goods to premises which are more than 35 road miles beyond the limits of the municipality in which are located the premises where such goods are processed.
- 5. On or before the 15th day of July, 1942, each operator doing business in a city having a population of 50,000 or more shall deliver to the Administrator a statement showing
 - (a) full particulars of all regular deliveries which he proposes to make;
 - (b) full particulars of the days on which such regular deliveries will usually be made;
 - (c) the amount received by such operator for the processing of goods collected on each of his regular deliveries during the year ending 31st of March, 1942;
 - (d) any other information required by the Administrator.
 - 6. (a) No operator shall make or cause or permit to be made a regular delivery with vehicles delivering linen supplies only, over any particular route or in any particular area more frequently than the number of times specified according to the circumstances in Schedule "A" hereto;
 - (b) No operator shall make or cause or permit to be made a regular delivery over any particular route or in any particular area with special types of vehicles which he maintains to deliver goods which cannot be transported conveniently in his other delivery vehicles more frequently than the number of times specified according to the circumstances in Schedule "A" hereto; and on or before the 15th day of July, 1942, such operator shall deliver to the Administrator a statement showing
 - (i) full particulars of such special types of vehicles;
 - (ii) full particulars of all regular deliveries which he proposes to make with such special types of vehicles; and
 - (iii) any further information required by the Administrator.

- 7. The Administrator may at any time and from time to time require an operator to make such change in his regular deliveries or in the use of any type of vehicle as he may deem necessary or advisable.
- 8. The maximum number of vehicles that an operator may hereafter use shall be the number of vehicles regularly used by such operator on the date of this Order.
- 9. No operator shall hereafter establish any additional premises for delivery, or any depot, retail outlet or other agency for the purpose of delivering or distributing or collecting goods unless he first obtains the written permission of the Administrator.

10. An operator of a laundry in packaging goods

- (a) shall not use any studs, cuff fasteners, shirt boards or envelopes, except for dress shirts;
- (b) may continue to use shirt bands but not over 2" in width;

(c) may continue to use collar supports and collar bands;

(d) shall not use boxes or frames except for shipping by a common carrier;

(e) shall use paper of the lightest possible weight;

- (f) may use for dress shirts shirt board of no greater weight than ·032 calliper except where such shirt boards are made from side runs or waste material when this restriction as to weight shall not apply;
- (g) may use only wet wash bags of two sizes, 19" x 29" and 24" x 34" to 36";
- (h) shall not use tissue paper except for shipment by a common carrier.

11. An operator of a cleaning business in packaging goods

(a) may use only a 36" bag for suits or medium dark wools, and shall use where possible one bag for several garments, provided, however, that bags of a different size now on hand may be used until exhausted;

(b) shall use no boxes for garments, except for shipment by common carrier;

- (c) may use hat boxes but such boxes shall be retained by the person delivering the same unless shipment is being made by common carrier;
- (d) may use 50" paper bags for garments other than suits or medium dark wools;

(e) shall use pant bags of one size only, namely 24" x 30";

- (f) shall not leave any hanger with a customer unless a hanger or a substitute therefor has been received from the customer;
- (g) shall remove safety pins from goods before delivery of the same to the customer;
- (h) shall not use tissue paper except when shipment is made by common carrier.
- 12. The Administrator may by written permit exempt an operator from any provision or provisions of this Order.

Dated at Ottawa, this 24th day of June, 1942.

JAMES STEWART, Administrator of Services.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

This is Schedule "A" referred to in Administrator's Order No. A-255

Respecting Launderers, Cleaners and Dyers

- 1. For deliveries other than those referred to in clauses 2, 3, 4 and 5 of this Schedule not more than three times in any one week on alternate days; provided, however, that during any week in which a holiday occurs, two of the three deliveries in that week may be made on successive days.
- 2. Twice each week day to premises established and actually used for the purpose of distribution and collection of goods by such operator before the 31st day of March, 1942, whether or not such premises are owned or operated by such operator.

- 3. Twice each week day to a hotel.
- 4. Once each week day to a commercial establishment other than premises established and used by such operator for the purpose of distribution and collection of goods.
- 5. At any time to a hospital, a railway, a steamship, the Department of National Defence, the Department of Munitions and Supply or any agency thereof or members of the armed forces stationed in a camp or barracks.

(Clause 6 of Schedule "A" added by Administrator's Order No. A-256 was revoked by Administrator's Order No. A-362. See Administrator's Order No. A-362.)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-256, dated June 24, 1942

REVOKED BY

Administrator's Order No. A-362, dated August 28, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-257, dated June 24, 1942

REVOKED BY

Administrator's Order No. A-551 for which see Canadian War Orders and Regulations, 1943, Volume 1, No. 2, Part III

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-258

RENAMED

Fuelwood Order No. 17

(See Fuelwood Orders)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-259

RENAMED

Fuelwood Order No. 18

(See Fuelwood Orders)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-260

RENAMED

Fuelwood Order No. 19

(See Fuelwood Orders)

Administrator's Order No. A-261

RENAMED

Fuelwood Order No. 20

(See Fuelwood Orders)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-262

RENAMED

Fuelwood Order No. 21

(See Fuelwood Orders)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-263, dated June 26, 1942

REVOKED BY

Administrator's Order No. A-478, dated November 13, 1942

Effective on and after November 20th, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-264, dated July 27, 1942

AMENDS

Administrator's Order No. A-168

(See Consolidation of Administrator's Order No. A-168)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-265

REVOKING

Administrator's Order No. A-34

Respecting Women's Misses' and Children's Fur Trimmed Cloth Coats and Fur Trimmed Garments

Pursuant to authority conferred by Order No. 76 of The Wartime Prices and Trade Board, dated the 16th day of December, 1941, and Order No. 91 of the said Board, dated the 20th day of January, 1942, and otherwise, I do hereby order, on behalf of such Board, and with the concurrence of the Administrator of Wholesale Trade and the Administrator of Retail Trade, as follows:

Administrator's Orders No. A-81 and A-149, dated respectively the 4th day of April, 1942, and the 8th day of May, 1942, in so far as the same relate to women's, misses' and children's fur trimmed cloth coats and fur trimmed suits, and Administrator's Order No. A-34 shall no longer have effect.

- 1. For the purpose of this Order,
- (a) "manufacturer" means any person, who wholly or partly manufactures and/or directly or indirectly sells or distributes for sale at retail any women's, misses' and children's fur trimmed cloth coats and/or fur trimmed suits;
- (b) "Administrator" means the appropriate Administrator from time to time appointed by The Wartime Prices and Trade Board with the approval of the Governor in Council to regulate the supply, sale and distribution of the several garments described in this Order.
- 2. Every manufacturer before selling or offering for sale any women's, misses' or child's fur trimmed cloth coat or fur trimmed suit to be sold or offered for sale at retail in the fall and winter season of 1942-43, or in any season thereafter, shall furnish to the Administrator, cost sheets in respect of his manufacture of said garments showing—
 - (a) the style number;
 - (b) a description of fabric and quality number of fabric used in each style;
 - (c) a description of the kind, grade, quantity and quality of fur used in each style:
 - (d) the increase, if any, in the cost to him of fur used in each style of such garment over the cost of the same kind, and quality of fur used by him therefor in the corresponding season of 1941;
 - (e) the price quoted by him to retailers for a garment of the same or substantially similar kind and quality which was sold or offered for sale at retail during the corresponding season of 1941;
 - (f) such further and other information as the Administrator may from time to time request and otherwise as the circumstances may require.
- 3. No manufacturer shall sell or offer for sale any fur trimmed cloth coat or fur trimmed suit until his maximum price for same has been fixed by the Administrator.
 - (a) The Administrator may, in writing, fix such maximum price but the same shall not exceed the highest lawful price at which such manufacturer sold or offered for sale any such garment of the same or substantially similar kind, style, grade and quality of materials and workmanship, for sale at retail during the basic period, namely, September 15th, 1941, to October 11th, 1941, by more than;
 - (i) five per cent of said highest lawful price for such garment made wholly of cloth; and
 - (ii) the actual increase in the cost to the manufacturer of the fur used thereon over the cost to him of the same kind, grade, quantity and quality of fur used by him for such purpose in the corresponding season of 1941, together with his normal percentage on cost on such increase.
- 4. The Administrator may on his own motion, and at any time, and from time to time order and direct that the maximum price at which any manufacturer may sell or offer for sale any such coat or suit, be reduced by an amount equal to the reduction, if any, in the cost to the manufacturer of the fur used thereon under the cost to him of the same kind, grade, quantity and quality of fur used by him for such purpose in the corresponding season of 1941, together with his normal percentage on cost on the amount of such reduction.
- 5. For every sale of any such garments, every manufacturer shall prepare and deliver to the purchaser, an invoice which shall clearly and separately indicate
 - (a) in the case of such sale to a jobber
 - (i) the increase, if any, in the price, allowed by the Administrator pursuant to Section 3 (a) (i) above;
 - (ii) the increase or decrease, if any, in the price, allowed or ordered by the Administrator pursuant to Section 3 (a) (ii) and Section 4 above;
 - (b) in the case of such sale to a retailer
 - (i) the increase or decrease, if any, in the price, allowed or ordered by the Administrator pursuant to Section 3 (a) (ii) and Section 4 above.
- 6. In establishing the maximum price at which he may sell or offer for sale any such garment, every jobber shall first deduct from his laid-down cost thereof 50 per cent of the increase, if any, in the price allowed by the Administrator pursuant to Section 3 (a) (i)

above, and upon such result his mark-up (percentage on cost) shall not exceed the mark-up used by him in selling a garment of the same or substantially the same kind and quality which was offered for sale at retail during the basic period aforesaid; provided, however, that such mark-up shall not in any case exceed 30 per cent of the selling price of such jobber.

- 7. Every jobber shall record in a separate column of the invoice evidencing the sale of any such garment to any retailer, the amount of the increase, if any, in the cost of the fur used thereon over the cost of the same kind, grade, quantity and quality of fur used on any such garment which was offered for sale at retail during the said basic period.
- 8. Any difference in price which any manufacturer or jobber has customarily and lawfully allowed to different classes of buyers or for different quantities or under different conditions of sale which result in a lower net price per unit, shall be continued.
- 9. The maximum price at which any retailer may sell or offer for sale any such garment shall not exceed the highest lawful price at which such retailer sold or offered for sale during said basic period, any such garment of the same or substantially similar kind, grade, quantity and quality of fabric and fur and workmanship, by more than the increase, if any, in the cost of fur as recorded on the invoice as aforesaid, plus his normal mark-up on such increase.

Dated at Ottawa, this 27th day of June, 1942.

F. B. WALLS,

Co-Ordinator of the Textile Administration.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Note:—Order No. 147 of The Wartime Prices and Trade Board, dated the 24th day of June, 1942, provides that any person who has paid, either to the Receiver General of Canada or to his supplier, the amount of the new Federal excise tax on any dressed and/or dyed furs used in the production of fur trimmed garments, may add the amount of such tax to his maximum price for the goods of which such furs are a component part. Where a federal or provincial sales tax has been levied on the amount of such excise tax the amount of the sales tax so obtained may also be added to the maximum price. No person may include such excise tax in his costs for mark-up purposes.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-266

Respecting Novelty Furniture

Pursuant to authority conferred by Order No. 82 of The Wartime Prices and Trade Board dated the 6th day of January, 1942, as amended by Order No. 122 of the said Board, dated the 7th day of April, 1942, and otherwise, I do hereby order, on behalf of such Board, as follows:

1. For the purposes of this Order

"Novelty Furniture" means wooden furniture of the type known to the trade as "novelty furniture" and without limiting the generality of the foregoing shall include book stands, flower stands, umbrella stands and smoker stands, and tables of the following classes;

Telephone, Card, Coffee, Console, Davenport, Desk, Drop Leaf, End, Extension, Folding, Game, Gate Leg, Library, Occasional, Tea, and Wall.

2. No manufacturer shall hereafter manufacture more than 75% of the number of designs of novelty furniture made by him in 1941 except with the written permission of the Administrator of Furniture and Brushes.

Dated at Ottawa, this 27th day of June, 1942.

JAS. E. FERGUSON,

Administrator of Furniture and Brushes.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Administrator's Order No. A-267

Respecting Silver-plated Hollow-ware

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order on behalf of such Board, as follows:

- 1. For the purposes of this Order,
 - "Administrator" means the Administrator of Jewellery from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council.
- 2. No person shall hereafter manufacture any silver-plated hollow-ware unless he first obtains the written permission of the Administrator, which permission shall only be granted by the Administrator when he is satisfied that such manufacture does not contravene
 - (a) Administrator's Order No. A-176, dated the 21st day of May, 1942;
 - (b) Administrator's Order No. A-224 dated the 13th day of June, 1942;
 - (c) Any other Order of any Administrator appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
 - (d) Any Order of the said Board;
 - (e) Any Order issued by the Metals Controller.

Dated at Ottawa, this 29th day of June, 1942.

H. H. LEVY,
Administrator of Jewellery.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-268, dated June 29, 1942

AMENDS

Administrator's Order No. A-137

(See Consolidation of Administrator's Order No. A-137)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-269, dated June 30, 1942

REVOKED BY

Administrator's Order No. A-561 for which see Canadian War Orders and Regulations, 1943, Volume I, No. 3, Part III

Administrator's Order No. A-270

Respecting the Conservation and Prices of Used Baskets, Hampers and Boxes

Pursuant to authority conferred by Order No. 98 of the Wartime Prices and Trade Board, dated the 10th day of February, 1942, and otherwise, I do hereby order, on behalf of such Board, as follows:—

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Used Goods from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "authorized dealer" means any person from time to time appointed as such by the Administrator;
- (c) "No. 1" basket or hamper is a used basket or hamper that is clean, structurally sound, with no mildew, practically free from stains and has had removed therefrom, obliterated or crossed out all marks, names and other letters or characters;
- (d) "No. 2" basket or hamper means a used basket or hamper that is structurally sound but may be slightly stained or soiled and has had removed therefrom, obliterated or crossed out all marks, names and other letters or characters.
- 2. No person who resides or carries on business in the City of Montreal, in the Province of Quebec, or in the Cities of Toronto, Hamilton or St. Catharines, in the province of Ontario, or in any other place which is not more than 50 miles from any of the said Cities, shall wilfully destroy, mutilate, damage, contaminate or throw away any basket, hamper or orange box, except with the consent or by the order of the Administrator.
- 3. Every person, other than one who requires a basket, hamper or orange box for the purpose of packing any fruit or vegetables for sale and delivery, shall sell and deliver all such containers as he may from time to time have in his possession within a reasonable time after his use therefor has terminated. Such sale and delivery shall be to a peddler, authorized dealer, basket dealer, salvage committee, school or other like institution engaged in the work of salvaging, buying and selling such containers (each of which is hereinafter referred to as "collector".)
- 4. Every collector shall sell such containers to an authorized dealer at a price not to exceed the price for such containers as shown in column 1 of Schedule "A" hereto.
- 5. The maximum price at which any authorized dealer may sell any basket, hamper or orange box, shall not exceed the price therefor as shown in column 11 of said Schedule "A".
- 6. Every authorized dealer shall forthwith upon his appointment as such, post up and keep posted in a conspicuous place in his premises his appointment aforesaid, together with a true copy of Schedule "A".
- 7. Notwithstanding the provisions of this Order any fruit or vegetable grower may buy, or otherwise acquire and accept delivery of from any person any basket or hamper which was formerly his property.

Dated at Ottawa, this 2nd day of July, 1942.

S. GODFREY,
Administrator of Used Goods.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

Referred to in Administrator's Order No. A-270 Respecting Fruit Baskets, Hampers and Boxes.

	Maximum Prices	
	Column 1	Column 2
_	On sales by any person other than an authorized dealer per unit	On sales by an authorized dealer per unit (f.o.b. dealer's warehouse)
6 quart basket— No. 1 No. 2. Unsorted.	cents 2 1 1½	cents 31/2 21/2
11 quart basket—	$\frac{3}{2}$	4½ 3
20 quart basket— No. 1 No. 2 Unsorted	$egin{array}{cccccccccccccccccccccccccccccccccccc$	5 3½ —
Bushel Hampers—10 splint	3	5
Hamper covers	1	2
Bushel Hampers—14 or 20 splint— No. 1	$\frac{3\frac{1}{2}}{3}$ 3 or $3\frac{1}{2}$	8 7
Orange boxes—in good condition without breakages	3	6

THE WARTIME PRICES AND TRADE BOARD Administrator's Order No. A-271 Respecting Casters for Metal Beds and Wood Furniture

Pursuant to authority conferred by The Wartime Prices and Trade Board I do hereby order on behalf of such Board, as follows:

1. No person shall hereafter manufacture, process or produce any casters for metal beds and wood furniture except in the following sizes and styles:

- (a) Grip Neck casters for wood furniture, No. 5 and No. 7—maple wheels.
- (b) Ball-Bearing plate casters for wood furniture, No. 5—maple wheels. (c) Grip Neck casters for tea wagons, 2" wheel, no metal wheels.
- (d) Spring casters for metal beds, round tubing, $\frac{7}{8}$ "—1 $\frac{1}{16}$ "—1·9". Graceline tubing—1"—1 $\frac{1}{4}$ ". Square tubing—1"—1 $\frac{1}{4}$ ". with No. 5 and No. 7—maple wheels.
- (e) Stationary Couch casters,
- No. 7, steel or substitue wheel. (f) Metal slides,
- Round tubing— $1\frac{1}{4}$ ". Square tubing— $1\frac{1}{4}$ ".
- 2. No person shall manufacture or process any casters of types referred to in this Order with plated finishes.

Dated at Ottawa, this 30th day of June, 1942.

H. H. FOREMAN,

Administrator of Fabricated Steel

and Non-Ferrous Metals.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Administrator's Order No. A-272, dated June 30, 1942

REVOKED BY

Administrator's Order No. A-424, dated October 5, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-273, dated June 30, 1942

REVOKED BY

Administrator's Order No. A-345, dated August 8, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-274

Respecting Envelopes

Pursuant to authority conferred by The Wartime Prices and Trade Board I do hereby order on behalf of such Board as follows:

1. For the purposes of this Order,

"Envelope" means any envelopes made wholly of paper but shall not include envelopes made wholly of glassine or transparent cellulose.

- 2. No person shall hereafter manufacture any envelopes in any size or type other than as specified in Schedule "A" hereto except as permitted by this Order.
- 3. Envelopes having specifications other than as set forth in Schedule "A" hereto may be manufactured and supplied for the following purposes only:

(a) Envelopes supplied in pairs (inside and outside envelopes) for use with wedding

invitations and announcements;

(b) Social correspondence envelopes supplied for sale in units with flat or folded

notepaper, other than padded notepaper;

(c) Envelopes supplied to greeting card manufacturers for use with greeting cards. Such greeting card envelopes shall be subject to the restrictions set forth in Section 4 of this Order and in Schedule "B" hereto;

(d) Envelopes supplied to calendar manufacturers for use with calendars.

4. Envelopes in sizes other than those specified in Schedule "A" hereto may be manufactured and supplied to special order but only subject to the following conditions-

(a) Envelopes may be supplied in any size specified by the purchaser and acceptable to the manufacturer for orders of not less than 250,000 of one item in size, weight

and grade;

(b) Envelopes may be supplied in sizes more than $1\frac{1}{2}$ smaller either in length or width than the nearest standard size for orders less than 250,000 but not less than

1,000 of one item in size, weight and grade;

- (c) Envelopes may be supplied in sizes larger either in length or width than the maximum standard size in corresponding measurement for orders of less than 250,000 but not less than 1,000 of one item in size, weight and grade.
- 5. Greeting Card Envelopes:-No person shall hereafter manufacture greeting card envelopes to be supplied to Greeting Card Manufacturers except in the sizes set forth in Schedule "B" hereto and in accordance with the following conditions:

(a) When made in white wove paper, rough or smooth finish, the maximum substance weight shall be 17 x 22-20 lbs. (500).

(b) Greeting Card Envelopes shall not be made and supplied in lots of less than

35,000 of one size, weight and grade.

(c) Greeting Card Envelopes in sizes differing from those set forth in Schedule "B" may be manufactured or supplied in quantities of 400,000 or more of one size, weight and grade.

(d) Greeting Card Envelopes shall not be banded.

(e) Greeting Card Envelopes of half-perimeter of $11\frac{1}{2}$ " or less shall be packed in minimum units of 1,500 and Greeting Card Envelopes of more than $11\frac{1}{2}$ " half-perimeter shall be packed in minimum units of 500.

(f) No envelope manufacturer shall stock, warehouse or otherwise hold for delivery

any Greeting Card Envelopes.

- 6. No person shall hereafter band any printed, lithographed or embossed envelopes except in the case of envelopes manufactured for over-the-counter sale to the public.
- 7. No manufacturer shall hereafter sell, deliver or otherwise supply envelopes in smaller units than the minimum boxing quantities as provided by Administrator's Order No. A-192 of The Wartime Prices and Trade Board dated the 26th day of May, 1942.
- 8. No manufacturer of envelopes shall hereafter carry in stock or show on his price list more than five of the sizes of coin envelopes listed in Schedule "A" hereto.
- 9. Sales of envelopes by a manufacturer of envelopes shall be subject to the following conditions and terms of sale—
 - (a) All claims for errors or corrections shall be made not later than five days after the receipt of the envelopes;
 - (b) Envelopes shall not be returned after printing or after they have been rendered less saleable;
 - (c) no envelopes on special order to a customer's specifications, if manufactured according to specifications, shall be returnable;
 - (d) Standard stock envelopes of any of the sizes listed in Schedule "A" hereto shall not be returned

(i) without the seller's consent,

(ii) after being in the purchaser's possession for 15 days or more;

(e) No envelopes shall be returned except in the container in which the envelopes were delivered and unless such container is in a fit condition for the resale of the envelopes.

Dated at Ottawa, this 30th day of June, 1942.

C. V. HODDER,

Administrator of Folding and Set-up Boxes and Wastepaper.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Schedule "A" to Administrator's Order A-274 respecting Envelopes Standard Sizes of Envelopes other than for use with Wedding Invitations or Announcements, Note Paper, Greeting Cards and Calendars.

Width		Length
(in	inches)	
$1 - \frac{3}{4}$	X	$2-\frac{7}{8}$
. 2-1/16	X	$3 - \frac{1}{2}$
$2-\frac{1}{2}$	X	$4-\frac{1}{4}$
	X	$3-\frac{1}{2}$
$\cdot \cdot 2^{-\frac{5}{8}}$	X	4
$2^{-\frac{1}{2}}$	X	$4-\frac{1}{4}$
$2^{-\frac{3}{4}}$	X	$4 - \frac{3}{4}$
$3-\frac{1}{2}$	X	6
$3-\frac{1}{2}$	X	6
$3-\frac{5}{8}$	X	$6-\frac{1}{2}$
. 4	X	$7-\frac{1}{2}$
	X	$8 - \frac{7}{8}$
	X	9
$4-\frac{1}{8}$	X	$9-\frac{1}{2}$
$4-\frac{1}{2}$	X	$10-\frac{3}{8}$
	X	$11-\frac{1}{2}$
$3-\frac{1}{2}$	X	$8-\frac{1}{2}$
. 3-5	X	8-5
. 3-3	X	$8 - \frac{3}{4}$
		(in inches) 1 $-\frac{3}{4}$

Windows in cheque envelopes, size and position until December 31st, 1942 as specified by purchaser. After December 31, 1942, standard size 1" x 4", $\frac{1}{2}$ " from left and $\frac{1}{2}$ " from bottom.

Open Side Envelopes	Width	Length
Small Correspondence. Alternative Low Cut Correspondence. High Cut Correspondence Large Size Correspondence Small Octavo Alternative Large Octavo. Extra Large Octavo Invitation. Alternative Invitation. Invitation. Invitation. Invitation. Invitation.	(in ine $2-\frac{3}{4}$ x $2-15/16 \cdot x$ $3-\frac{3}{8}$ x $3-\frac{3}{8}$ x $3-\frac{3}{8}$ x $3-\frac{3}{4}$ x $3-\frac{5}{8}$ x $4-\frac{1}{4}$ x $4-\frac{1}{2}$ x $4-\frac{1}{2}$ x $4-\frac{1}{2}$ x $4-\frac{1}{2}$ x $4-\frac{1}{2}$ x $4-\frac{1}{2}$ x 5 x 5 x 5 x 5 x 5 x 5 x $5-\frac{1}{2}$ x $5-\frac{1}{2}$ x $5-\frac{1}{2}$ x $5-\frac{1}{4}$ x $5-\frac{5}{8}$ x	
Counter. Alternative. Counter.	6 x x	9-3/16 9-½ 15
Open End Envelopes Optical, Lens or Pence		$1-\frac{3}{4}$ $2-\frac{7}{8}$
Optical, Lens or Pence. Invoice Tag. Invoice Tag. No. 10 Open End. No. 11 Open End. No. 14 Open End. Coin No. 1. Alternative. Coin No. 2. Coin No. 3. Alternative. Alternative Alternative. Coin No. 5. Coin No. 6. Alternative.	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{c} 2^{-\frac{3}{4}} \\ 2^{-\frac{3}{4}} \\ 2^{-\frac{3}{4}} \\ 2^{-\frac{3}{4}} \\ 2^{-\frac{3}{4}} \\ 3^{-\frac{1}{4}} \\ 3^{-\frac{1}{2}} \\ 10^{-\frac{3}{2}} \\ 3^{-\frac{1}{2}} \\ 4^{-\frac{1}{4}} \\ 4^{-\frac{3}{2}} \\ 4^{-\frac{1}{4}} \\ 4^{-\frac{3}{2}} \\ 4^{-\frac{1}{4}} \\ 4^{-\frac{3}{2}} \\ 6^{-\frac{1}{8}} \\ 6^{-\frac{1}{4}} \end{array}$
Catalogue	$\begin{array}{cccc} \dots & 5 - \frac{1}{2} & \times \\ \dots & 5 - \frac{1}{2} & \times \\ \dots & 6 - \frac{1}{2} & \times \\ \dots & 7 - \frac{1}{2} & \times \\ \dots & 9 & \times \\ \dots & 10 & \times \\ \end{array}$	$ \begin{array}{c} 6-\frac{3}{4} \\ 7-\frac{1}{2} \\ 8-\frac{1}{2} \\ 9-\frac{1}{2} \\ 10-\frac{1}{2} \\ 12 \\ 13 \\ 15 \end{array} $

Schedule "A"—Continu	ıed		
Open End Envelopes	Width		Length
		(in inches)
Catalogue	$11-\frac{1}{2}$	·X	$14-\frac{1}{2}$
Seed Bag (Folded and Punched Type)	$3-\frac{1}{2}$	x	$5-\frac{1}{2}$
Grain Bag (Tuck in Type)	3	x	5
Grain Bag (Tuck in Type)	$4-\frac{1}{2}$	x	7
Double Fold		x	$8-\frac{3}{4}$
Double Fold	5	x	$9-\frac{1}{2}$
Double Fold	5	x	10
Double Fold	$5-\frac{1}{2}$	x	$11-\frac{1}{2}$
Double Fold	$5-\frac{5}{8}$	X	$11-\frac{1}{2}$
Double Fold	$6-\frac{3}{4}$	x	$13 - \frac{3}{4}$
Double Fold	. 7	X	$14-\frac{1}{4}$
Double Fold	. 10-1	X	$12-\frac{3}{7}$

Envelopes of the Pennysaver, Window or Outlook type made in any dimensions listed in this Schedule may be included among standard sizes.

SCHEDULE "B"

To Administrator's Order A-274 respecting Envelopes

STANDARD SIZES OF GREETING CARD ENVELOPES (Length and width in inches)

$2-\frac{1}{4} \times 2-\frac{5}{8}$	$4-\frac{1}{2} \times 6-\frac{5}{8}$
$2-\frac{5}{8} \times 3$	$4-\frac{5}{8} \times 4-\frac{3}{4}$
$2-\frac{5}{8} \times 4$	$4-\frac{5}{8} \times 5-\frac{7}{8}$
3 x 3	$4-\frac{5}{8} \times 6-\frac{1}{4}$
$3 \times 4^{-\frac{1}{2}}$	$4-\frac{3}{4} \times 6$
$3-\frac{1}{8} \times 3-\frac{7}{8}$	$4-\frac{3}{4} \times 6-\frac{3}{4}$
$3-\frac{3}{8} \times 5-\frac{3}{8}$	5 x 5
$3-\frac{5}{8} \times 4-\frac{5}{8}$	$5 \times 5^{-\frac{3}{8}}$
$3-\frac{3}{4} \times 3-\frac{3}{4}$	5 x 6
$3-\frac{3}{4} \times 4-\frac{3}{4}$	$5 \times 6^{-\frac{1}{2}}$
$3-\frac{3}{4} \times 5-\frac{3}{4}$	$5-\frac{1}{4} \times 5-\frac{1}{4}$
$4-\frac{1}{8} \times 6-\frac{1}{8}$	$5-\frac{1}{4} \times 6-\frac{1}{2}$
$4-\frac{1}{4} \times 4-\frac{1}{4}$	$5-\frac{3}{8} \times 5-\frac{7}{8}$
$4-\frac{1}{4} \times 5-\frac{1}{4}$	$5-\frac{1}{2} \times 5-\frac{1}{2}$
$4-\frac{3}{8} \times 5-\frac{1}{8}$	$5-\frac{1}{2} \times 6-\frac{3}{4}$
$4-\frac{3}{8} \times 5-\frac{1}{2}$	$5-\frac{5}{8} \times 6-\frac{7}{8}$
$4-\frac{3}{8} \times 5-\frac{7}{8}$	6 x $7-\frac{1}{2}$
$4-\frac{1}{2} \times 4-\frac{1}{2}$	$6-\frac{1}{4} \times 7$
$4-\frac{1}{2} \times 5$	$6-\frac{1}{2} \times 9$
$4-\frac{1}{2} \times 5-\frac{1}{2}$	

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-275

Respecting Sulphite Converting Papers

(Consolidated as amended by Administrator's Order No. A-331)

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order on behalf of such Board as follows:

1. For the purposes of this Order, (a) "Sulphite Converting Papers" means and includes Sulphite Tissue Papers, Sulphite Waxing Papers, Sulphite Bag Papers, Wrapping Tissues and Packing Tissues;

(b) "basic weight" means the weight in pounds of a ream of 480 sheets of paper, the dimensions of which are 24 inches by 36 inches.

- 2. No person shall hereafter except with the written consent of the Administrator of Book and Writing Papers manufacture, cut, process, wrap or package any Sulphite Converting Papers except in the sizes, basic weights, finishes, grades, colours, folds and other specifications set forth in Schedule "A" hereto, provided that
 - (a) special sizes of wrapping tissues and packing tissues are permitted only in so far as they may be cut out of Standard sizes;
 - (b) special colours other than one shade of white shall not be made in a lesser quantity than ten tons of one grade except as otherwise permitted by this Order.

Dated at Ottawa this 30th day of June, 1942.

A. P. JEWETT,

Administrator of Book and Writing Papers.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

To Administrator's Order No. A-275

Respecting Sulphite Converting Papers

1.

Sulphite Tissue Papers Sulphite Waxing Papers Sulphite Bag Papers

Basic weights:-

Wrapping Tissues

 $24'' \times 36''$.

8 and 24 sheet quires for colours.

Wrapping and Packing.....Reams to be fully banded but not end wrapped and packed with a minimum of 10 reams to a bundle.

Packing Tissues

20" x 30".

Grade......Minimum 25% Groundwood, balance unbleached Chem-

ical Pulp.

Colours.....One shade only, either unbleached white or manilla.

Folds......Flat or 24-sheet folds only.

Wrapping and Packing.....Loose with ream divisions or banded in reams with bands

not over 4" wide and packed with a minimum of 10

reams to a bundle.

(Schedule "A" as amended by Administrator's Order No. A-331.)

Administrator's Order No. A-276, dated June 30, 1942

REVOKED BY

Administrator's Order No. A-525, dated December 18, 1942, effective on and after December 22, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-277

Respecting Shovels, Spades, Scoops and Scrapers

Pursuant to authority conferred by the Wartime Prices and Trade Board I do hereby Order on behalf of such Board as follows:—

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Fabricated Steel and Non-Ferrous Metals from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council:
- (b) "Manufacturer" means any person manufacturing Shovels, Spades, Scoops and Scrapers.
- 2. No person shall hereafter manufacture any shovels, spades, scoops and scrapers except in accordance with the specifications of sizes, patterns and finishes set forth in Schedules "A", "B" and "C" hereto except
 - (a) for orders for the Department of Munitions and Supply, the Department of National Defence and/or any person who has been required by either of such Departments to supply any article for the defence of Canada; or
 - (b) with the written permission of the Administrator.
- 3. Nothing in this Order contained shall prohibit a manufacturer from completing, selling or shipping up to September 30, 1942 any shovels, spades, scoops or scrapers which he had on hand or in process at the date of this Order.
- 4. Each manufacturer shall report to the Administrator on or before October 15th, 1942, the stock on hand of discontinued lines of shovels, spades, scoops and scrapers finished or in process which he had on hand as at September 30, 1942.

Dated at Ottawa this 30th day of June, 1942.

H. H. FOREMAN,

Administrator of Fabricated Steel and Non-Ferrous Metals.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

Attached to Administrator's Order No. A-277

SHOVELS AND SPADES

Solid Shank	One Piece Heat Treated	Black Finish only Size No.
Long " D " Long " " " " " " " " " " " " " " " " " "	Standard	2 and 3 2 and 3 2 and 3 3 1 1 1 2 1 2 2 1 1 2 2 2 2 4 4 4 4 4 2 2 2 2

SCHEDULE "B"

Attached to Administrator's Order No. A-277

SHOVELS AND SPADES

Hollow Back	Heat Treated	Black Finish only
D ilandle Long " " " " " " " " " " " " " " " " " " "	Square Point. " " Nurrow Garden Spades. Grain and Coal Scoops. Coal Shovel. " " Coal Trimmers Shovel Round Point. Boiler and Marine Firing Shovel. Coke Bark and Sawdust Shovel. Feather Weight Grain Scoops. Breakdown and Gravel Scoops, Diamond Pt. Special Coal and Coke Scoops. Miners Mucking Shovels Hollinger Pattern. " " McInty're Pattern. " " Square Point. " " Square Point. " " Round Point.	2, 3, 4, 5, 6, 8 2, 3, 4, 5, 6, 8 2, 3 2, 3 2 2 2, 4, 6, 8, 10 4, 6, 8 4, 4 4 4 4 4 4 4 4 4 4 4 4 4 4

SCHEDULE "C"

Attached to Administrator's Order No. A-277

Snow Shovels—Snow Scrapers—Furnace Scoops

Black Finsh Only

Snow Shovels	4 typesD or Long Handles.
Sidewalk Scrapers	2 typesLong Handles only.
Snow Scrapers	1 typeD or Long Handles—2 sizes.
Furnace Scoops	2 typesD or Long Handles.
Stable Scoops	1 typeDeep Pan—D, or long handles.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-278

Respecting Axes and Adzes

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order on behalf of such Board as follows:—

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Fabricated Steel and Non-Ferrous Metals from time to time appointed by The Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "Manufacturer" means any person manufacturing Axes and Adzes.
- 2. No person shall hereafter manufacture any axes or adzes except in accordance with the specifications of weights, sizes, patterns and finishes set forth in Schedule "A" hereto except
 - (a) for orders for the Department of Munitions and Supply, the Department of National Defence and/or any person who has been required by either of such Departments to supply any article for the defence of Canada; or
 - (b) with the written permission of the Administrator.
- 3. Nothing in this Order contained shall prohibit a manufacturer from completing, selling or shipping up to September 30th, 1942, any axes or adzes which he had on hand or in process at the date of this order.
- 4. Each manufacturer shall report to the Administrator on or before October 15th, 1942, the stock on hand of discontinued lines of axes and adzes finished or in process which he had on hand as at September 30th, 1942.
 - 5. Chopping axes shall be packed one dozen to a wooden box in straight weights only

Dated at Ottawa, this 30th day of June, 1942.

H. H. FOREMAN,

Administrator of Fabricated Steel and Non-Ferrous Metals.

APPROVED:

D. GORDON,

SCHEDULE "A"

To Administrator's Order No. A-278

RE AXES AND ADZES

STANDARD PATTERNS AND WEIGHTS—AXE HEADS—SINGLE BIT:— Michigan Pattern $2\frac{1}{2}$, $2\frac{2}{3}$, 3 , $3\frac{1}{2}$, 4 , $4\frac{1}{2}$ lbs. Yankee or Western Pattern $2\frac{1}{2}$, $2\frac{3}{4}$, 3 , $3\frac{1}{2}$ lbs. Whitham Pattern $2\frac{3}{4}$, 3 , $3\frac{1}{2}$ lbs. Half-Wedge Pattern $2\frac{1}{2}$, $2\frac{3}{4}$, 3 , $3\frac{1}{2}$ lbs. Montreal Canadian Pattern 3 , $3\frac{1}{2}$, 4 lbs. Joiners $2\frac{1}{2}$ lbs. Hudson Bay $1\frac{1}{4}$, $1\frac{3}{4}$, 2 , $2\frac{1}{2}$ lbs. Miners Eastern—Michigan Pattern $3\frac{1}{2}$ lbs. Miners Northern $3\frac{3}{4}$ lbs. Hammer Poll—One Pattern $3\frac{3}{4}$ lbs. Fireman's Axes $4\frac{1}{2}$, 6 lbs.
Double Bit Axes:—
California Reversible Pattern $3\frac{2}{4}$, $4\frac{1}{2}$ lbs. Swamping Pattern $3\frac{2}{4}$, $4\frac{1}{2}$ lbs. Falling Pattern $4\frac{1}{4}$ lbs. Michigan Pattern $2\frac{2}{4}$, $3\frac{1}{4}$, $3\frac{3}{4}$ lbs. Elgin or Howard Pattern $3\frac{1}{2}$, $3\frac{3}{4}$ lbs. Nova Scotia Pattern $3\frac{1}{2}$, $3\frac{3}{4}$ lbs. Half-Wedge, Maritime or New Brunswick Pattern $3\frac{1}{2}$, $3\frac{3}{4}$ lbs. Cruisers' Pattern 2 lbs.
MISCELLANEOUS:—
Bench AxesSizes 3, 5.Boys' Axes—handled only $2\frac{1}{4}$ lbs.Boy Scout Axes—handled only $1\frac{1}{4}$ lbs. full pol. onlyHunters' Axes—handled only $1\frac{1}{4}$ lbs.Broad Axes, Barton Pattern 6 , $6\frac{1}{2}$, 7 , $7\frac{1}{2}$ lbs.Adzes, Railroad $4\frac{1}{2}$ to $5\frac{1}{2}$ ins. cutAdzes, Carpenters', half-headSizes 1, 2.Adzes, Ship's Carpenters', plain $4\frac{1}{2}$ to 5 in. cut.Adzes, Ship's Carpenters', lipped $4\frac{1}{2}$ to 5 in. cutBush Hooks, Medium 4 lbs. with handles only.

FINISHES:-

- (a) Full polished or black or blue finish.
- (b) \(\frac{3}{4}\) polished—Bit and top of poll and sides of poll top, polished.
 (c) \(\frac{5}{8}\) polished—Bit and top of poll finished.
 (d) \(\frac{1}{2}\) polished—Bit only polished.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-279, dated June 30, 1942

AMENDS

Administrator's Order No. A-4

(See Consolidation of Administrator's Order No. A-4)

Administrator's Order No. A-280

RENAMED

Fuelwood Order No. 22

(See Fuelwood Orders)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-281, dated June 30, 1942

REVOKED BY

Administrator's Order No. A-401, dated September 21, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-282, dated June 30, 1942

REVOKED BY

Administrator's Order No. A-510, dated December 8, 1942

Effective on and after December 12, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-283, dated June 30, 1942

REVOKED BY

Administrator's Order No. A-439, dated October 16, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-284

Respecting Rubber Printing Dies

Whereas by an agreement in writing, dated on or about the 3rd day of June, 1942, certain manufacturers agreed to loan to and for the use of each other any of their rubber printing dies;

And whereas said manufacturers have filed with the Administrator a duplicate original of said agreement;

Now, therefore, pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

- 1. For the purpose of this Order,
- (a) "Administrator" means the Administrator of Shipping Cases from time to time appointed by The Wartime Prices and Trade Board with the approval of the Governor in Council.
- (b) "Manufacturer" shall mean one of the manufacturers named in Schedule "A" hereto.

- 2. No person shall hereafter make or cause to be made for his own use or for the use of any other person any rubber printing dies for printing on any solid fibreboard shipping container or corrugated fibreboard shipping container, until he has first, by reasonable inquiries, ascertained that dies of the kind required are not in existence in Canada, and has further obtained the permission in writing of the Administrator.
- 3. For the purpose of printing on any such containers, no person shall hereafter make or cause to be made for his own use or for the use of any other person any rubber or synthetic rubber dies which
 - (a) are of the types requiring two dies to secure an imprint either superimposed or outlined; or
 - (b) are of the types for use on a single container and exceed 50 square inches in area;
 - (i) such area shall be established by the square inch measurement of any rubber plate or plates incorporating the total area used on the container for such printing;
 - (ii) such area shall not be deemed to include the area taken for any freight certificate stamps, excise stamps, explosive stamps, food or meat stamps, or any other stamp used in compliance with any government regulation or any salvage slogan stamp;
 - (iii) the above limitation as to the size of any printing dies, shall be subject to any specifications made by the Department of Munitions and Supply, or by any agency thereof.
- 4. Every manufacturer shall deliver on loan, delivery charges collect, to any other manufacturer any rubber printing dies owned by him on demand of such other manufacturer or on demand of the Administrator.
- 5. A manufacturer to whom rubber printing dies have been loaned shall return forthwith to the owner or to the order of such owner, all rubber printing dies borrowed after his use thereof has been satisfied.
- 6. No manufacturer shall make any charge for the use of any such rubber printing dies by the borrower.
- 7. A manufacturer to whom rubber printing dies have been loaned shall return such dies in as good condition as the same were received by him, ordinary wear and tear excepted.
- 8. Any dispute of any nature or kind between any of the said manufacturers arising out of the loaning or the condition of said rubber printing dies, shall be submitted to the Administrator whose decision shall be final and binding on the parties involved in such dispute.

Dated at Ottawa, this 2nd day of July, 1942.

F. C. HAYES,
Administrator of Shipping Cases.

APPROVED:

D. GORDON,

SCHEDULE "A"

This is Schedule "A" referred to in Administrator's Order No. A-284 Respecting Rubber Printing Dies

Manufacturers of Solid Fibreboard Shipping Containers and Corrugated Shipping Containers	Address
Acme Paper Products Ltd. Canadian Boxes Ltd. Canadian Wirebound Boxes Ltd. Corrugated Paper Box Co., Ltd. Gair Co. (Canada) Ltd. C. W. Hendershot Corrugated Co. Hilton Brothers Limited. Hinde and Dauch. Hygrade Corrugated Products Ltd. Kraft Containers Limited. Maritime Paper Products Ltd. Martin Paper Products Ltd. Martin-Hewitt Containers Ltd. Shipping Containers Limited Standard Paper Box Co., Ltd. Superior Box Co., Ltd. Wilson Boxes Limited.	Vancouver. Toronto-Montreal. Toronto. Toronto-London-Windsor and Hamilton. Hamilton. Winnipeg. Toronto-Montreal. London. Hamilton. Halifax. Winnipeg. Peterborough. Montreal. Kitchener.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-285, dated July 7, 1942

REVOKED BY

Administrator's Order No. A-344, dated August 17, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-286, dated July 8, 1942

Respecting prices for Cuts of Beef

(Effective during period July 13 to August 2, 1942, inclusive)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-287

Respecting Baby Carriages

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:-

 For the purposes of this Order,
 (a) "Administrator" means the Administrator of Fabricated Steel and Non-Ferrous Mctals, from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;

(b) "Person" means any Corporation, Firm, Company, Partnership, and/or any aggregation of persons, making baby carriages;

- (c) "Make" means manufacture, fabricate, produce or process.
- 2. No person shall hereafter manufacture
- (a) more than four styles of folding baby carriages;

(b) more than one style of perambulator;

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(c) any baby carriages or perambulators except such styles as were manufactured by him prior to the date of this Order, and are set forth and described by the catalogue numbers of each manufacturer in Schedule "A" hereto;

provided, that any manufacturer may complete the manufacture of any baby carriages or perambulators from parts on hand or in process in the hands of such manufacturer at the date of this Order.

3. No person shall hereafter change or vary the specifications of any baby carriage or perambulator now made by him so as to increase the amount of metal over that required by present specification, provided that nothing in this Order contained shall be deemed to prohibit the elimination of metal or body colours from any approved style or model.

Dated at Ottawa, this 9th day of July, 1942.

H. H. FOREMAN,

Administrator of Fabricated Steel and Non-Ferrous Metals.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

To Administrator's Order No. A-287

Re BABY CARRIAGES

Catalogue Numbers of Approved Styles of Folding Baby Carriages and Perambulators

	Folding Baby Carriages	Perambulator
 General Wheel Goods, Limited, Montreal, Quebec Heywood Wakefield Co. Ltd., Orillia, Ontario 	2, 3, 4 4110, 4113, 4129, 4131	4031-S
 McFarlane Gendron Mfg. Co. Ltd., Toronto, Ontario. Reliable Specialities, Ltd., Toronto, Ontario. 	275-H, 1295, 1298, 2275 Special 760-HA	1901
5. Sunshine Waterloo Co., Ltd., Waterloo, Ontario	765-HA 970-HA 71, 81, 100, 110	Duke 200
6. Tubing & Moulding, Ltd., Toronto, Ontario	241, 575-H 625-H.L.	725
7. Waterloo Spring Company, Kitchener, Ontario	20, 20-B	. 20

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-288, dated July 9, 1942

REVOKED BY

Administrator's Order No. A-378, dated September 4, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-289

Respecting the Grading of Coal Mined in the Province of Alberta

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

- 1. Every person who mines coal in the Province of Alberta in any area therein and hereinafter named, and who sells and delivers such coal for domestic use shall
 - (a) grade such coal only in the sizes provided by this Order for such area; and
 - (b) in the invoice recording the sale and delivery of such coal, accurately designate the area from which it was mined, and the name of its grade as hereinafter provided; and

- (c) furnish the purchaser thereof with a true copy of such invoice at the time of such sale and delivery.
- 2. The grades of such coal in all areas shall be known as "lump", "utility lump", "egg", "nut", "stoker", "slack", except in the Edmonton area where, for local sales only, the grade "screened mine run" shall be permitted, and in such area, the grade "utility lump" shall not be used.
- 3. All such coal shall be graded by passing the same over and/or as the circumstances require, through shaker screens having round hole perforations of the sizes, in inches, as set forth after each respectively named grade
 - (a) in the Lethbridge area, being all of townships 7 to 10, both inclusive, in ranges 20 to 23, both inclusive, west of the fourth meridian in the said Province, as follows:
 - (i) lump coal over 4":
 - (ii) utility lump coal over 4", and through 8" or 10";
 - (iii) egg coal through 4", and over 13";
 - (iv) egg coal (Galt mine only) through 4", and over 11";
 - (v) nut, stoker and slack through 13";
 - (b) in the Edmonton area, being all of the townships 50 to 57, both inclusive, in ranges 21 to 27, both inclusive, west of the fourth meridian in the said Province, as follows:
 - (i) lump coal over 4";
 - (ii) screened mine run (for local sales only) over 2";
 - (iii) egg coal through 4", and over 2";
 - (iv) nut, stoker and slack through 2";
 - (c) in any area in the said Province not hereinbefore described, as follows:
 - (i) lump coal over 4";
 - (ii) utility lump coal over 4", and through 8" or 10";
 - (iii) egg coal through 4", and over 2";
 - (iv) nut, stoker and slack through 2";

provided that nut coal, 1" x 2", and the various sizes of stoker and slack coal may be screened to meet the requirements or specifications of any purchaser thereof, and provided further that in the place and stead of shaker screens, it will be permissible to use an equivalent screen of other types.

4. This Order shall not apply to any coal sold for local domestic use when delivered at the mine to trucks, waggons or other such vehicles.

Dated at Ottawa, this 11th day of July, 1942.

F. G. NEATE,
Deputy Coal Administrator.

APPROVED:

D. GORDON,

Administrator's Order No. A-290

Respecting Manufacturers' Prices for Shipping Cartons

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

1. Except as hereinafter provided, no manufacturer shall sell, or offer for sale, any solid fibreboard or corrugated fibreboard shipping cartons at a price in excess of the base price established by and resulting from the use of the following decimals (plus constant and tape) applied in the normal practice and according to the standard pricing manual of Container Materials Limited, which said pricing manual was in effect during the basic period, namely September 15, 1941 to October 11, 1941, as follows:

(a) "Single Wall Cartons"				
Gross Weight Capacity—lbs 20	40	65	90	120
Maximum Dimension Limit—Ins 40	60	75	90	100
	00	10	00	100
Outer Liner—Caliper009	-016	.016	.030	.030
Corrugation—Caliper009	.009	.009	.009	.009
Inner Liner—Caliper009	.009	.016	.016	•030
Maximum Bursting Strength in lbs.				
Per Sq. Inch	175	200	275	350
Box Decimal				
British Columbia	•57	.62	-90	.92
Diffish Coldinata	101	*02	- 50	- 54
(b) "Double Wall Cartons"				
Gross Weight Capacity—lbs 65	90	120	140	160
Maximum Dimensions Limit—Ins 75	90	100	110	120
Outer Liner—Caliper016	.016	-016	-030	.030
Corrugation—Caliper009	.009	.009	.009	.009
Centre Liner—Caliper009	.009	.016	.016	.030
Corrugaton—Caliper009	.009	.009	•009	•009
	.016	.016	.030	•030
Inner Liner—Caliper009	.010	.010	.090	•000
Maximum Bursting Strength in lbs.				
per Square Inch 200	275	350	500	600
Box Decimal				
British Columbia	.85	•92	1.54	1.93
Plus 6% added to the said base pric		0.2	2 01	2 00
Tus 0/0 added to the said base pric	0.			

- 2. No manufacturer shall hereafter add to or include in his selling prices any constant charges, machine charges, taping or stitching charges, or any other charges, that are in excess of those charged during the basic period, namely September 15, 1941 to October 11, 1941.
- 3. No manufacturer shall hereafter include in his selling prices any charge that was not so included in his selling prices during the said basic period.
- 4. The maximum price at which any manufacturer may sell or offer for sale any shipping carton or any service of any kind dissimilar to such as was sold by him during the said basic period shall not exceed a price which is consistent with and bears true relationship to those goods and services which he did so sell or offer for sale in said period.

Dated at Ottawa, this 11th day of July, 1942.

F. C. HAYES,
Administrator of Shipping Cases.

APPROVED:

D. GORDON,

Administrator's Order No. A-291

RENAMED
Fuelwood Order No. 23

(See Fuelwood Orders)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-292

Respecting Wholesale Deliveries and the Use of Automotive Vehicles

(Consolidated as amended by Administrator's Order No. A-508)

Pursuant to authority conferred by the Wartime Prices and Trade Board, and with the concurrence of the Administrators of Retail Trade and Wholesale Trade, I do hereby order, on behalf of such Board, as follows:—

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Services or any Deputy Administrator of Services appointed by The Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "automotive parts" means parts which are manufactured as such for the purpose of replacing the parts of any automobile, truck, trailer or motor cycle;
- (c) "automotive vehicle" means any vehicle or trailer propelled or drawn by mechanical means (otherwise than on rails) and adapted or designed for the carrying of goods;
- (c) "carrier" means a person engaged in the transportation of goods by vehicle for hire or compensation;
- (e) "consumer goods" means goods for personal or household use, consumption, comfort or enjoyment;
- (f) "daily newspaper" means a newspaper published regularly at least six days each week and entitled to second class mailing privileges under the provisions of the Post Office Act;
- (g) "delivery" means a delivery by a vehicle;
- (h) "perishable goods" means cut flowers and plants, bread and bakery products milk and cream, fresh and frozen fish, fresh fruits and vegetables, and such other goods as may hereafter be specified by the Administrator as perishable goods;
- (i) "regular delivery" means a delivery starting at a particular time, proceeding on a particular route or through a particular area and delivering goods to customers on such route or in such area;
- (j) "retailer" includes any person who sells consumer goods in the form and condition in which they are to be used or consumed and not for resale and includes any branch or depot of a wholesaler at which sales are made at retail;
- (k) "vehicle" means any horse-drawn vehicle or trailer or any vehicle or trailer propelled or drawn by mechanical means (otherwise than on rails) and adapted or designed for the carrying of goods;
- (1) "wholesaler" means and includes any manufacturer, wholesaler, jobber, importer, and any other person who sells or distributes consumer goods to retailers or to industrial or commercial users and who does not in the ordinary course of business sell directly to consumers at retail except through a retail department.

(Section 1 as amended by Administrator's Order No. A-508).

- 2. (1) No wholesaler shall hereafter make or cause or permit to be made any delivery of consumer goods to any retailer or industrial or commercial user of such goods except by a regular delivery, and no such regular delivery of goods shall be made
 - (a) more than three times in one week on alternate days over any particular route or in any particular area; provided, however, that during any week in which a holiday occurs, regular deliveries may be made on two days in succession and one other day; and provided further that one additional regular delivery of perishable goods only may be made over any particular route or in any particular area on any week day other than a day on which one of the abovementioned three regular deliveries is made, or
 - (b) to any person unless the total value of the goods to be delivered to such person is at least Three Dollars, or
 - (c) to any person on the day on which the order for the goods is received from such person; provided, however, that if an order is received prior to 10 o'clock in the forenoon on a Monday, any goods so ordered may be delivered on that day if such delivery can be effected in accordance with the other provisions of this Order:

and no such goods being returned to such wholesaler by such retailer or industrial or commercial user shall be picked up for return to stock except in the course of a regular delivery by which such goods could be delivered to such customer under the provisions of this Section.

(2) Notwithstanding the provisions of clauses (a) and (c) of subsection 1, a whole-saler may deliver automotive parts to any person engaged in the business of making repairs to automobiles, trucks, trailers or motor cycles, by a regular delivery made not more than once in each week day over any particular route or in any particular area, and if any order for such automotive parts is received from such person prior to 10 o'clock in the forenoon of any day such automotive parts may be delivered on the day on which the order is received from such person.

(Subsection 2 of Section 2 as added by Administrator's Order No. A-508.)

- 3. Every wholesaler to whom the provisions of Section 2 hereof apply and who is carrying on business or making deliveries in or to any city with a population of 50,000 or over shall
 - (a) co-operate at once with the appropriate Wholesalers' Advisory Committee to work out and submit for the Administrator's approval delivery plans for all such wholesalers distributing similar classes of goods and making deliveries in the same trading area, so that as far as possible all such wholesalers will make their regular deliveries over the same routes or in the same areas on the same days in order that the number of days on which a customer may receive such deliveries will be the same whether the customer deals with one or more than one of such wholesalers, and
 - (b) deliver to the Administrator on or before the 15th day of August, 1942, full particulars of all routes over which he proposes to make deliveries in any such city in accordance with the terms of this Order and of any plan approved by the Administrator under clause (a) preceding, indicating the days on which such deliveries are being made and distinguishing between regular deliveries of perishable goods only and other regular deliveries.

provided that in the case of any wholesaler referred to in subsection (2) of Section 2 hereof, the 15th day of January, 1943, shall be substituted for the date set forth in this clause.

(Clause (b) of Section 3 as amended by Administrator's Order No. A-508.)

4. The Administrator may at any time and from time to time require such variations to be made in the deliveries of any wholesaler as he may deem advisable for the better carrying out of the purpose and intent of this Order, and if any plan approved by the Administrator under clause (a) of Section 3 hereof is more restrictive than required by this Order, the Administrator may nevertheless make it mandatory upon such wholesalers as he may specify with respect to their deliveries in the trading area covered by such plan.

- 5. Notwithstanding anything hereinbefore contained, when one day's shipment or shipments to any one person at a single destination exceeds the capacity of a single vehicle, the use of an additional vehicle or vehicles for completing such delivery on that day shall not constitute a contravention of the provisions of this Order.
- 6. No retailer shall use or cause to be used any vehicle for the purpose of picking up goods from a wholesaler on a day other than a day on which such wholesaler might lawfully make delivery of such goods to such retailer.

7. The provisions of Section 2 hereof shall not apply to deliveries

- (a) of builders' supplies, raw materials, semi-finished or finished goods, or machinery or parts thereof, to any contractor, manufacturer, processor or farmer for use in any manufacturing, processing or farming operation or for plant maintenance; or
- (b) of consumer goods to a wholesaler for subsequent resale in the same form or
 - otherwise; or
- (c) to railways, express companies, steamships, air lines, post offices, carriers as herein defined or freight forwarders; or

(d) to hospitals; or

- (e) to or for the Department of National Defence including naval, military or air force camps or barracks or to or for the Department of Munitions and Supply or any agency thereof; or
- (f) of petroleum products to an established retail outlet; or

(g) of daily newspapers.

(Clause (g) of Section 7 revoked and Clause (h) relettered Clause (g).)

- 8. For the purposes of this Order, a delivery from a warehouse or other distributing centre owned, operated or controlled by any person and from which goods are normally distributed to more than one retail store owned, operated or controlled by such person shall be deemed to be a delivery by a wholesaler to a retailer and no such delivery shall be made except in accordance with the provisions of this Order.
- $9.\ \,$ On and after August $3,\,1942,\, no$ whole saler shall use or cause or permit to be used any automotive vehicle
 - (a) for making delivery to a customer of any goods for which a firm order has not been received except in the case of
 - (i) a delivery of bread, bakery products, milk, dairy products, ice or fuel made from an established distributing centre and, in the case of bread, bakery products, milk, dairy products or ice, over a regular route; or
 - (ii) a delivery of products of the farm, forest or fisheries to a manufacturer, processor, jobber, broker or another wholesaler or to a public market; or
 - (iii) a delivery by a farmer or gardener of products of his farm or garden, or by a fisherman of his catch;
 - (b) as a means of transportation for any salesman, canvasser, estimator, collector or other person for the purpose of calling upon any customer or prospective customer, whether to solicit business, collect money or otherwise; provided, however, that the provisions of this paragraph (b) shall not prevent the operator of a vehicle or other person accompanying the vehicle from canvassing or soliciting business or making sales in the cases set forth in clause (a) preceding nor from making a collection or taking an order for subsequent delivery at the same time as he makes any lawful delivery.
- 10. The Administrator may by written permit exempt a wholesaler from any provison of this Order.
 - 11. This Order shall be effective on and after the 3rd day of August, 1942.

Dated at Ottawa, this 14th day of July, 1942.

J. STEWART,
Administrator of Services.

APPROVED:

D. GORDON,

Administrator's Order No. A-293

Respecting New Style Knit Goods

Pursuant to authority conferred by the Wartime Prices and Trade Board and with the concurrence of the Administrator of Wholesale Trade and the Administrator of Retail Trade, I do hereby order, on behalf of such Board as follows:

1. For the purposes of this Order,

"New style knit goods" shall mean any knit goods not identical with nor substantially similar to knit goods previously made and sold by the same manufacturer since the 1st day of January, 1941.

2. Every manufacturer of new style knit goods shall submit forthwith to the Administrator of knit goods a statement showing:

(a) Particulars of all new style knit goods manufactured or being manufactured by

him

(b) Details of cost of each kind of such goods made by him;

- (c) The different materials used in the manufacture of each kind of such goods and the proportions of such material;
- (d) The proposed selling price of each kind of such goods; And shall also send to the Administrator of Knit Goods:

(i) A sample of each kind of new style knit goods made by him;

- (ii) A sample of any old line of knit goods made by him which is being replaced by a line of new style knit goods.
- 3. No manufacturer shall sell or offer for sale new style knit goods until the maximum selling price thereof has been fixed by the Administrator of Knit Goods with the Concurrence of the Administrators of Wholesale Trade and Retail Trade.
- 4. The maximum selling price at which a manufacturer may sell or offer for sale new style knit goods shall be fixed by the Administrator of Knit Goods with the concurrence of the Administrators of Wholesale Trade and Retail Trade having regard to the utility value thereof, the materials, style, workmanship and other elements of intrinsic value of the new style knit goods as compared with similar lines of goods made and sold by the same manufacturer since January 1, 1941, or, if no similar lines were made since said date by such manufacturer, with similar lines of other manufacturers.
- 5. No wholesaler shall sell or offer for sale new style knit goods at a price which shall exceed his laid down cost price of such goods plus his normal mark-up, which mark-up shall in no case be greater than 20 per cent net of such wholesaler's selling price.
- 6. No retailer shall sell or offer for sale new style knit goods at a price which shall exceed his laid down cost price plus his normal mark-up, which mark-up shall in no case be greater than 35 per cent of such retailer's selling price.
- 7. The Administrator of Knit Goods shall set out in writing to each manufacturer of new style knit goods:

(a) The new style numbers allotted for each new style knit goods made by such manufacturer;

- (b) Such manufacturer's maximum selling price of each kind of such goods as fixed in accordance with Section four (4) of this Order;
- (c) Written instructions setting out in detail the method that wholesalers and retailers must use in fixing their respective maximum selling prices.
- 8. Every manufacturer and every wholesaler of new style knit goods shall send to each of their respective customers a copy of the written instructions referred to in Clause (c) of Section 7 of this Order.

Dated at Ottawa, this 14th day of July, 1942.

H. G. SMITH,
Administrator of Knit Goods.

APPROVED:

D. GORDON,

Administrator's Order No. A-294

Respecting Galvanized Steel Wire Strand

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

- 1. For the purpose of this Order,
- (a) "Administrator" means the Administrator of Electrical Equipment and Supplies, from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "galvanized steel wire strand" means all galvanized steel wire strand as used by the electrical industry for power, telephone and telegraph line construction and m intenance and other purposes;
- (c) "two (2) immersion quality" or "four (4) immersion quality" as applied to galvanizing means that the uniformity and thickness of the zinc coating shall be such as to withstand respectively two (2) or four (4) one minute dips in the Standard Preece Test when made in accordance with the requirements of the Canadian Engineering Standards Association Specifications Z76.2;
- 2. No person shall hereafter, except with the written permission of the Administrator, manufacture any galvanized steel wire strand except in accordance with the specifications of size, grade of steel and quality of galvanizing set forth in Schedule "A" hereto and in accordance with the requirements of the Canadian Engineering Standards Association "Specification B12–1939".

Dated at Ottawa, this 14th day of July, 1942.

A. L. BROWN.

Administrator of Electrical Equipment and Supplies.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board

SCHEDULE "A"

Being Schedule "A" attached to and forming part of Administrator's Order No. A-294.

Respecting Galvanized Steel Wire Strand

Size	Grade of Steel	Quality of Galvanizing
**************************************	Soft. Hard. Hard. Hard. Hard. Crucible. Crucible.	Four (4) Immersion

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-295

Respecting Maximum Selling Prices on Used Machine Tools, Used Sheet Metal
Working Machines and Used Woodworking Machines

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, and with the concurrence of the Administrator of Machine Tools and the Administrator of Plant Machinery, Steam Railway, Ship-building Equipment and Supplies, as follows:

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1. For the purposes of this Order,

(a) "Administrator" means the Administrator of Used Goods from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;

(b) "machine" means any used machine tool, used sheet metal working machine or

used woodworking machine;

(c) "machine tool" and/or "sheet metal working machine" means and includes all machines used for cutting, abrading, shaping, forming or joining of metals;

(d) "new machine price" means

(i) in the case of a machine of Canadian manufacture, the manufacturer's list price (exclusive of sales tax) for a new machine as it existed during the basic

period, namely September 15 to October 11, 1941;

(ii) in the case of a machine manufactured in the United States of America, the list price for a new machine as published by the Office of Production Management of the Government of the United States of America, and dated the 1st day of March, 1941, plus 50 per cent thereof being an amount in lieu of exchange, duties, sales tax, freight and incidental packing charges;

(e) "rebuilt machine" means a machine on which worn or missing parts have been replaced or reworked and which, upon being subjected to a proper test, is demonstrated to be capable of a substantially equivalent performance to that of the machine when new; such expression shall also include any used machine the mechanical condition of which is equivalent to that of a rebuilt machine;

(f) "woodworking machine" neans all machines used for cutting, abrading, shaping,

forming or joining wood.

2. No person shall hereafter sell and deliver any rebuilt machine, unless at the time of such sale and delivery he executes and delivers to the purchaser a written warranty that for a period of 60 days from the date of shipment, he will repair and/or replace at his own cost, any and all parts found to be defective, broken or worn to the extent that such machine's efficiency is impaired, and further that at the time of delivery of such machine, it is of such condition that with good care and with proper usage and skilful management, it will do substantially as good work as the same machine did when it was new.

3. (a) No person shall sell or offer for sale any used machine located in any part of Canada at a price, f.o.b. shipping point and exclusive of extras, in excess of that obtained by applying to the new machine price for such machine, the percentage provided for each condition of such machine and for that part of Canada where

the same is located at the time of sale, as follows;

Condition	Located east of the Manitoba-Ontario Boundary	Located west of the Manitoba-Ontario Boundary
Rebuilt or of equivalent mechanical condition and warranted Not rebuilt or not of equivalent mechanical condition as	75%	80%
aforesaid and without warranty		60%

provided that the new machine price in the case of any used machine tool equipped with a cone drive, which is now manufactured and equipped with a geared head drive and is listed accordingly, and in the case of any used woodworking machine equipped with a belted drive, which is now manufactured and equipped with a direct or V-belt motor drive and is listed accordingly, shall be 20 per cent less than the new machine price for the corresponding geared head drive machine tool or corresponding direct or V-belted motor drive woodworking machine;

(b) No sale of any machine shall be made in any case where the new machine price is not ascertainable, until the Administrator has fixed and determined such price.

4. The Administrator may, in writing, permit the sale of any used machine manufactured after the 1st day of January, 1930, at a price in excess of the maximum price otherwise provided herein.

Dated at Ottawa, this 15th day of July, 1942.

APPROVED:

S. GODFREY, Administrator of Used Goods.

D. GORDON,

Administrator's Order No. A-296

Respecting Used Structural Steel

Pursuant to authority conferred by the Wartime Prices and Trade Board, and with the concurrence of the Administrator of Steel, and of the Administrator of Plant Machinery and Equipment, I do hereby order, on behalf of such Board, as follows:

1. For the purposes of this Order,

(a) "Administrator" means the Administrator of Used Goods from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;

(b) "used structural steel" means any structural steel of any kind which has been used, and the same includes but is not restricted to angles, channels, I-beams, H-columns, wide flange structural sections, Z-bars, tees, rods, rounds, squares, flats, plates 3/16" thick or thicker and bar size angles, channels and zees.

2. (a) The maximum price at which any person may sell, offer for sale, supply or deliver, or buy, offer to buy, receive or accept any used structural steel, shall be the highest lawful price at which he sold or bought similar quantities of steel during the basic period as defined in the Wartime Prices and Trade Regulations; provided, however, that in no case shall the price, f.o.b. vendor's shipping point, for such steel exceed 4 cents per pound for sales of 500 pounds or less thereof, or $3\frac{1}{2}$ cents per pound for sales in excess of 500 pounds thereof;

(b) Nothing in this Section shall be construed as prohibiting any person from charging or paying for the service or work of cutting any such steel.

3. (a) The maximum price which any person may charge for the work or service of cutting any used structural steel, excepting structural plates 3/16" thick or thicker, shall be the price, per 100 pounds of such steel sold and invoiced after cutting, set forth opposite each respective form or shape of such steel, and under each respective length of cut of such steel, as follows:

	Length of Cut					
	Over 5'-0"	5'-0'' to 3'-0''	Under 3'-0" to 2'-0"	Under 2'-0'' to 1'-0''	Under 1'-0'' to 6''	Under 6"
Beams (Over 6")	•10	•15	•25	•50	1.55	2.25
Beams (6" and under) Channels (3" to 7") Angles, Tees and Zees (3" and over)	•25	•35	•50	•75	1.55	2.25
$ \begin{array}{c c} Channels \\ Angles \\ Tees \\ Flat Bars \end{array} \bigg\} (2\frac{1}{2}^{\prime\prime} and under) . \ldots $	•50	•65	•75	1.00	1.55	2.25
Form or Shape						
Rounds and Squares (2" and under)	•25	•30	•50	•75	1.55	2.25
Rounds and Squares (over 2")	·25	•40	•60	-85	1.55	2.25

provided, however, that for the work or services of saw cutting such steel each price in this sub-section provided may be increased by 25 cents per 100 pounds of such steel sold and invoiced after cutting;

(b) The maximum price which any person may charge for the work or service of cutting any structural plates 3/16" thick or thicker shall not exceed the price charged by him for such work during the said basic period;

(c) Nothing in this section shall be construed as fixing a maximum price for the work or services of refabricating any used structural steel.

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- 4. Every person who sells any used structural steel, shall for every sale, prepare an invoice which shall contain *inter alia* the number of pounds sold, the price charged for same and all necessary details respecting the cutting, if any, of such steel and the price charged for such cutting; one copy of such invoice shall be delivered to the purchaser and one copy thereof retained by the vendor.
- 5. No person shall make or levy any charges for any quantity sales, or for any work or service of cutting any used structural steel, other than as provided in this Order.

Dated at Ottawa, this 16th day of July, 1942.

S. GODFREY,
Administrator of Used Goods.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-297

Respecting Prices for Pulpwood Produced in the Province of Manitoba

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board as follows:

1. For the purposes of this Order,

(a) District No. 1 shall mean that part of the Province of Manitoba bounded as follows:

On the North between the Eastern Boundary of the Province and Traverse Bay by the Northern Boundary of Township Nineteen, thence along the South East and South shores of Traverse Bay and Lake Winnipeg to the mouth of the Red River, thence up the Red River to the Northern Boundary of Township Fifteen, thence West along the Northern Boundary of Township Fifteen to Lake Manitoba, thence along the South East shore of Lake Manitoba to the range line between range four and five west of the principal meridian; on the West by said range line; and on the South and East by the Southern and Eastern Boundaries of the said Province;

(b) District No. 2 shall mean that part of the Province of Manitoba bounded as follows:

On the East by Lake Winnipeg and the Red River; on the North by the Northern Boundary of Township Thirty six; on the West by Lake Manitoba; on the South by the Northern Boundary of Township Fifteen;

(c) District No. 3 shall mean and include all that part of the Province of Manitoba not included in Districts Nos. 1 and 2;

(d) "cord" means a unit of measurement containing 128 cubic feet of properly stacked

pulpwood

(e) "Spruce pulpwood" means a mixture of Spruce Pulpwood, Balsam Pulpwood, and/or Fir Pulpwood, the larger percentage of which is Spruce Pulpwood, the Balsam and/or Fir content permitted being that as established over the years by local trade practice;

(f) "producer" means any farmer or settler who produces pulpwood from any farmer's or settler's wood lot or from crown lands in the Province of Manitoba under

permit from the said Province;

- (g) "operator" means any person who is carrying on regular timber or pulpwood operations under timber licenses or leases or on free-hold forest lands in the Province of Manitoba and who produces in excess of 500 cords of logs and/or pulpwood per annum;
- (h) "broker or dealer" means any person who purchases pulpwood from producers or operator for resale.

2. The maximum price per cord, f.o.b. railroad cars or piled along railway sidings, at which any producer may hereafter sell or offer for sale rough Spruce pulpwood, rough Jack Pine pulpwood or peeled Poplar pulpwood produced in Districts 1, 2, or 3, in the Province of Manitoba for consumption in Canada, shall be the price set out hereunder opposite the name of the location where the same is loaded or piled and under the column denoting the kind of such pulpwood.

F.O.B. Railroad Cars or Piled at Railway Sidings	Rough Spruce Pulpwood	Rough Jack Pine Pulpwood	Peeled Poplar Pulpwood
District No. 1			
 (a) Pine Falls and Victoria Beach Branch Lines of Canadian National Railway. (b) Greater Winnipeg Water District and Canadian National Railway Main Lines East of Winnipeg. (c) Canadian Pacific Railway Main Lines East of Winnipeg. (d) Canadian National Railway Sprague and Piney Branch line. 	7 00	\$ cts. 6 00 6 00 6 50 7 00	\$ cts. 6 50 6 50 6 50 6 50
DISTRICT No. 2 (e) All Railway Lines DISTRICT No. 3 (f) Canadian National Railway Line to Westgate	7 50	6 50 5 50	6 50
(g) Canadian National Railway Line to Westgate		5 00	

- 3. The maximum price, f.o.b. railroad cars or piled along railway siding at a location named in Section 2 hereof, at which any operator may hereafter sell or offer for sale any rough spruce pulpwood, rough jack pine pulpwood or peeled poplar pulpwood produced in one of the said districts in the Province of Manitoba for consumption in Canada shall be the price fixed for such pulpwood by the Administrator; provided, however, that the price so fixed shall not exceed by more than 15% the price for such kind of pulpwood set out in Section 2 above and shall be fixed by the said Administrator having regard to the kind, quality and production costs of such pulpwood.
- 4. Brokers or dealers shall be entitled to add to the prices set out in Sections 2 and 3 of this Order the usual brokerage or fees established by local trade practice in various districts on pulpwood purchased for resale.
- 5. Section 2 of Administrator's Order No. A-11, dated the 21st day of January, 1942, is hereby rescinded to the extent only that its provisions may be repugnant to the provisions herein contained.

Dated at Ottawa, this 16th day of July, 1942.

A. S. NICHOLSON, Timber Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Note.—Paragraph 3 of Administrator's Order A-11 reads as follows:

"The terms of every agreement or commitment for the sale, supply or delivery of pulpwood of Spruce and Balsam, Jackpine or Poplar, either in the form of cordwood or logs, in any part of Canada, east of the Province of Alberta, made on and after December 1, 1941, must be submitted to the Timber Administrator and approved by him before such contract or commitment shall be valid and binding upon the parties thereto."

Administrator's Order No. A-298

Respecting Prices for Pulpwood Produced in the Districts of Kenora and Rainy River in the Province Of Ontario

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "cord" means a unit of measurement containing 128 cubic feet of properly stacked pulpwood;
- (b) "Spruce pulpwood" means a mixture of Spruce and Balsam pulpwood, the larger percentage of which is Spruce, the Balsam content permitted being that as established over the years by local trade practice;
- (c) "producer" means any farmer or settler who produces pulpwood from any farmer's or settler's wood lot in the Province of Ontario;
- (d) "operator" means any person who is carrying on regular timber or pulpwood operations under timber licenses or leases or on freehold Forest Lands other than farmers' wood lots in the Province of Ontario;
- (e) "broker or dealer" means any person who purchases pulpwood from producers or operators for resale.
- 2. The maximum price per cord, f.o.b. railroad cars, or delivery by water to the Fort Frances mill, at which any producer may hereafter sell or offer for sale any rough Spruce pulpwood, rough Jack Pine pulpwood or peeled Poplar pulpwood produced in the districts of Kenora and/or Rainy River in the Province of Ontario for consumption in Canada shall be the price set out hereunder opposite the name of the location where the same is loaded or delivered and under the column denoting the kind of such pulpwood;

_	Rough Spruce Pulpwood	Rough Jack Pine Pulpwood	Peeled Poplar Pulpwood
	\$ cts.	\$ cts.	\$ cts.
 (a) F.O.B. Cars, Canadian National Railways between Rainy River on the West and Farrington. (b) F.O.B. Cars on Main Line of Canadian National Railways. 	8 00 7 00	7 00 6 00	
(c) F.O.B. Cars on Main Line of Canadian Pacific Railways	7 50	6 50 8 50	6 50

- 3. The maximum price per cord, f.o.b. railroad cars, or delivered to the mill at Fort Frances, at which any operator may sell or offer for sale in the districts of Kenora and Rainy River in the Province of Ontario, rough Spruce pulpwood, rough Jack Pine pulpwood and peeled Poplar pulpwood produced in the said Province for consumption in Canada, shall be the price fixed for such pulpwood by the Timber Administrator; provided, however, that the price so fixed for each kind of pulpwood set forth in Section 2 of this Order shall not exceed by more than 15 per cent the price for such kind of pulpwood set out in said Section 2 and shall be fixed by the said Administrator having regard to the kind, quality and production costs of such pulpwood.
- 4. Brokers or dealers shall be entitled to add to the prices set out in Sections 2 and 3 of this Order the usual brokerage or fees established by local trade practice in various districts on pulpwood purchased for resale.

5. Section 2 of Administrator's Order No. A-11, dated the 21st day of January, 1942, is hereby rescinded to the extent only that its provisions may be repugnant to the provisions herein contained.

Dated at Ottawa, this 16th day of July, 1942.

A. S. NICHOLSON, Timber Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Note.—Paragraph 3 of Administrator's Order A-11 reads as follows:

"The terms of every agreement or commitment for the sale, supply or delivery of pulpwood of Spruce and Balsam, Jack Pine or Poplar, either in the form of cordwood or logs, in any part of Canada, east of the Province of Alberta, made on and after December 1, 1941, must be submitted to the Timber Administrator and approved by him before such contract or commitment shall be valid and binding upon the parties thereto."

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-299

Respecting Prices for Pulpwood Produced in the Province of Saskatchewan

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "cord" means a unit of measurement containing 128 cubic feet of properly stacked pulpwood;
- (b) "spruce pulpwood" means a mixture of Spruce and Balsam pulpwood, the larger percentage of which is Spruce, the Balsam content permitted being that as established over the years by local trade practice;
- (c) "producer" means any farmer or settler who produces pulpwood from any farmer's or settler's wood lot or from Crown Lands in the Province of Saskatchewan under permit from the said Province;
- (d) "operator" means any person who is carrying on regular timber or pulpwood operations under timber licences or leases or on freehold forest lands in the Province of Saskatchewan and who produces in excess of 500 cords of logs and/or pulpwood per annum;
- (e) "broker or dealer" means any person who purchases, pulpwood from producers or operators for resale.
- 2. The maximum price per cord, f.o.b. railroad cars, at which any producers may hereafter sell or offer for sale any rough Spruce or rough Jack Pine pulpwood produced in the Province of Saskatchewan for consumption in Canada, shall be the price set opposite the name of such pulpwood hereunder:

3. The maximum price per cord, f.o.b. railroad cars at which any operator may sell or offer for sale in the Province of Saskatchewan, rough Spruce or rough Jack Pine pulpwood produced in the said Province for consumption in Canada, shall be the price fixed for such pulpwood by the Timber Administrator; provided, however, that the price so

fixed for each kind of pulpwood set forth in Section 2 of this Order shall not exceed by more than 15 per cent, the price for such kind of pulpwood set out in said Section 2 and shall be fixed by the said Administrator having regard to the kind, quality and production costs of such pulpwood.

- 4. Brokers or dealers shall be entitled to add to the prices set out in Sections 2 and 3 of this Order the usual brokerage or fees established by local trade practice in various districts on pulpwood purchased for resale.
- 5. Section 2 of Administrator's Order No. A-11, dated the 21st day of January, 1942, is hereby rescinded to the extent only that its provisions may be repugnant to the provisions herein contained.

Dated at Ottawa, this 16th day of July, 1942.

A. S. NICHOLSON, Timber Administrator.

APPROVED:

D. GORDON.

Chairman, The Wartime Prices and Trade Board.

Note.—Paragraph 3 of Administrator's Order A-11 reads as follows:

"The terms of every agreement or commitment for the sale, supply or delivery of pulpwood or Spruce and Balsam, Jack Pine or Poplar, either in the form of cordwood or logs, in any part of Canada, east of the Province of Alberta, made on and after December 1, 1941, must be submitted to the Timber Administrator and approved by him before such contract or commitment shall be valid and binding upon the parties thereto."

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-300

Respecting Northern Commercial Company Limited

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

1. The maximum price at which the Northern Commercial Company Limited, may sell or offer for sale at retail any article of merchandise at Dawson or at Mayo in the Yukon Territories, shall be the maximum price for the same or a substantially similar article established by the said Company at Dawson or at Mayo, during the period September 15 to October 11, 1941, both dates inclusive, plus an increase not greater than the amount by which the laid down cost to the said Company of such article, during the said period, exceeds the laid down cost to the said Company of the same or of a substantially similar article during the Spring Season of 1941.

Dated at Ottawa, this 17th day of July, 1942.

E. G. BURTON,
Administrator of Retail Trade.

APPROVED:

D. GORDON.

Administrator's Order No. A-301

Respecting corrugated and fibreboard shipping containers for macaroni and other food products

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:—

- 1. For the purposes of this Order,
- (a) "Manufacturer" means a manufacturer of solid fibre or corrugated fibre board containers.
- 2. No manufacturer shall hereafter manufacture, sell or offer for sale any containers for the storage or transportation of macaroni, spaghetti, noodles or other similar food products,
 - (a) except in accordance with the specifications of caliper and strength set forth in Schedule "A" hereto for the respective sizes and kinds of containers therein referred to, provided that northing herein contained shall prohibit the use of materials lighter in caliper than those specified in Schedule "A";
 - (b) in sizes other than the standard size or having a capacity less than the minimum weights set forth in Schedule "A" hereto.
- 3. Nothing in this Order contained shall probibit any manufacturer from completing selling or delivering any carton which was at the date of this Order completed or in process of manufacture.

Dated at Ottawa, this 18th day of July, 1942.

F. C. HAYES,

Administrator of Shipping Cases.

APPROVED:

D. GORDON,

' Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

To Administrator's Order No. A-301

Respecting Corrugated and Fibreboard Shipping Containers for Macaroni and Other Food Products

BULK CONTAINERS

For all food products referred to in Section 2 of Order A-301 except machine twisted noodles, twisted vermicelli and fancy shapes known as Bologna and Genoa styles.

Net weight of contents—10 lbs.—standard.

Outer Liner	·016 caliper
Corrugation	·009 caliper
Inner Liner	
Bursting Strength	175 lbs. per sq. in.

Net weight of contents-30 lbs.-standard

Outer Liner	·016 caliper
Corrugation	·009 caliper
Inner Liner	·016 caliper
Bursting Strength	200 lbs. per sq. in.

SCHEDULE "A"-Continued

BULK CONTAINERS

For machine twisted noodles, twisted vermicelli and fancy shapes known as Bologna and Genoa styles.

Net weight of contents-20 lbs.-standard

Outer Liner	·016 caliper
Corrugation	·009 caliper
Inner Liner	
Bursting Strength	200 lbs. per sq. in

PACKAGED GOODS

In Folding Cartons or Set-up Boxes

Net weight of contents—15 lbs.—minimum

Specifications up	to gross	weight	of 40	lbs.—
Outon I	120.027			

Outer Liner	 · 010 camper
Corrugation	 ·009 caliper
Inner Liner	 ·009 caliper
Bursting Strength	 175 lbs. per sq. in.

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Gross weight 41lbs. to 65 lbs.-

Outer Liner	·016 caliper
Corrugation	·009 caliper
Inner Liner	·016 caliper
Bursting Strength	200 lbs. per sq. in.

PACKAGED GOODS

In bags of cellophane or other material

Net weight of contents—15 lbs.—minimum

Specifications up to gross weight of 65 lbs.—

torono de to Propo Horbara or on roo.	
Outer Liner	·016 caliper
Corrugation	·009 caliper
Inner Liner	·016 caliper
Bursting Strength	200 lbs. per sq. in.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-302

Respecting Cosmetics

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "cosmetics" means articles, materials and preparations of whatever composition or in whatever form, commonly or commercially known as toilet goods, for use in cleansing, deodorizing, beautifying, preserving, restoring or other care of the human body, and includes shaving soaps, shaving creams, antiseptics, bleaches, depilatories, perfumes, scents and similar preparations;
- (b) "manufacturer" means any person who manufactures or otherwise prepares for sale or distributes, other than in the capacity of a wholesaler or retailer, any cosmetics and/or who packs the same in any wrapper, box, bottle, jar or other container.

- 2. No manufacturer shall manufacture, pack, distribute or sell more than,
- (a) six shades of nail polish:
- (b) four odours (sometimes called brands) of each of the following: Perfumes

Colognes

Toilet waters

Talcum powders

Bath dusting powders

(c) four shades of each of the following:

Rouges including creme and liquid rouges and refills

Lipsticks including refills

Face powders

(d) three odours (sometimes called brands) of each of the following:

Hand lotions

Face lotions

Hair dressings

Hair oils, brillantine, solid or liquid

Hair tonics

provided, however, that this section shall not apply to any cosmetics, named in this section, which are on hand or in the process of manufacture as of the date of this Order but no sale of any such cosmetics on hand or in process as aforesaid shall be made by the manufacturer thereof, after the 31st day of December, 1942.

- 3. Any manufacturer who manufactures, prepares or packages cosmetics for sale under the trade name or brand of any customer may use shades or odours (sometimes called brands) of cosmetics other than those used in the cosmetics packaged for sale under the trade name or brand of the manufacturer himself or any other customer, but in no case shall the number of shades or odours (sometimes called brands) used by him in the manufacture aforesaid, for each customer, exceed the number provided in each case in Section 2 above.
- 4. No manufacturer shall, in any case, increase the number of shades or odours (sometimes called brands) of any cosmetics over and above the number now manufactured by him.
- 5. Within 45 days from the date of this Order, every manufacturer shall report to the Administrator of Pharmaceuticals and Toilet Goods
 - (a) the trade name or brand of,
 - (b) the different shades and odours of.
 - (c) the sizes of containers used for,
- (d) the quantity of finished stocks on hand and in the process of manufacture of, each of the cosmetics listed in Section 2 above, at the date of this Order.
- 6. No manufacturer shall, except with the written permission of the said Administrator
 - (a) change or vary the trade name or brand, shades, odours or sizes of containers of any cosmetic now manufactured or distributed by him;
 - (b) manufacture, prepare, distribute or sell any new cosmetic;
 - (c) manufacture, prepare or distribute any miniature or sample size of any cosmetic.
 - 7. No manufacturer shall ship any cosmetics on consignment.

Dated at Ottawa, this 22nd day of July, 1942.

W. M. GRANT,

Administrator of Pharmaceuticals.

APPROVED:

D. GORDON,

Administrator's Order No. A-303, dated July 21, 1942

REVOKED BY

Administrator's Order No. A-363, dated August 27, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-304

REVOKING

Administrator's Order No. A-41

Respecting the Use of Colours in the Manufacture of Paints and Varnishes

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, and with the concurrence of the Administrator of Wholesale Trade and the Administrator of Retail Trade, as follows:

Administrator's Order No. A-41, dated the 7th day of March, 1942, is hereby revoked,

- 1. For the purposes of this Order,
- (a) "paint and varnish materials" means any paint whether of liquid or paste, any varnish, enamel, lacquer or stain, or any combination of such paint, varnish, enamel, lacquer or stain, including lead, putty, roof coatings, bituminous paints, caulking compounds and any other such materials, used for decorative or protective purposes on any type of interior or exterior surface.
- 2. No manufacturer shall hereafter manufacture, process, package, sell, offer for sale or deliver any of the paint and varnish materials listed hereunder in colours and/or shades in excess of the number of colours and/or shades shown opposite each such paint or varnish material and quality thereof, as follows:

Product	Maximum Numbe of Shades and/or Colours	er
Housepaints (including regular or special trim and/or trellis paints)	Second quality Third quality	14 10 6
Flat wall paints	First quality	7 5
Interior Semi-gloss. Interior gloss. Floor enamel and porch paints (combined).	First quality Second quality	7 6 12 6
	First quality Second quality Third quality	18 6 6
	First quality Second quality Third quality	4 4 4
Interior stains. Shingle stains and shingle paints (combined). Barn and roof paints.		6 10 4

Product	Maximum Number of Shades and/or Colours
Cement, brick and stucco oil paints Cement, brick and stucco paints in powder form Dil colours (one quality only). Varnishes, including Japans, driers, asphaltums, glazing liquids, mixing oils, bronzing liquids, wall sizes, floor sealers, liquid fillers, flatting oils, and all similar materials. Water paints in powder, paste or liquid form of each type. 1. Academic colours of each type. 2. Casein deep colours of each type (concentrated deep or art colours). Kalsomine—permitted to manufacture. per specific brand colour card.	24 8 8 8

provided, however, that

- (a) any paint or varnish materials manufactured to order for industrial or automotive purposes or for the maintenance of buildings may be made in the colours specified by the purchaser thereof;
- (b) any manufacturer who combines two or more classes of product on one colour card or uses two or more colour cards for the purpose of illustrating one class of product, shall not show any number of colours exceeding the maximum number set forth for such product or products as set forth above;
- (c) black and white colours are not to be included in calculating the maximum number of colours above set forth;
- (d) any manufacturer who, in addition to packaging paint and varnish materials under his own trade name or brand, manufactures different brands for any other person or persons, may use colours or shades specific for each, provided that such colours or shades representing each brand shall not exceed the number of colours and shades stipulated in this section;
- (e) in the manufacture, packaging or labelling of any paint or varnish materials, no manufacturer shall adopt or use any firm or trade-name or brand other than such as he now uses for such purposes.
- 3. Every manufacturer of kalsomine shall for the purposes of this Order be deemed to be an agent doing manufacturing according to specifications, and he is hereby permitted to make such kalsomine in not more than 13 colours, but only 8 of such colours shall be permitted per specific brand colour card.
- 4. The provisions of this Order shall not apply to any paint or varnish materials imported into Canada for sale in Canada.
- 5. The Oils and Fats Administrator may permit any manufacturer to use any number of colours in excess of the number permitted by Section 2 above, in the manufacture of any paint or varnish materials for export.
- 6. Nothing in this Order shall be construed as prohibiting the packaging, labelling, sale and delivery by any manufacturer of any paint or varnish material which was fully processed and manufactured prior to the date of this Order.

Dated at Ottawa, this 23rd day of July, 1942.

PHYLLIS G. TURNER, Oils and Fats Administrator.

APPROVED:

D. GORDON,

Administrator's Order No. A-305

Respecting Venetian Blinds Made from Wood

(Consolidated as amended by Administrator's Order No. A-335)

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do order on behalf of such Board as follows:

- 1. Wooden slats for venetian blinds shall
- (a) until the 1st day of February, 1943, be manufactured in the following three widths only: $1\frac{\pi}{3}$, 2", and $2\frac{\pi}{3}$ wide;
- (b) after the 1st day of February, 1943, be manufactured only in a width of 2";
- (c) be painted or finished in one of the following four colours only: Ivory, white, green or sand.

(Clause (c) of Section 1 as amended by Administrator's Order No. A-335).

- 2. Each manufacturer of wooden venetian blinds shall send samples of the colours used by him in painting or finishing wooden slats of venetian blinds to the Administrator of Furniture and Brushes on or before the 15th day of August, 1942.
- 3. Ladder tapes used in the manufacture of wooden venetian blinds shall be in the following colours only: white, chocolate, mingled, buff, duck, mulberry, peach, cream, blue and green.
- 4. Only the natural shade cord shall be used in the manufacture of wooden venetian blinds.
- 5. Manufacturers of wooden venetian blinds shall hereafter manufacture only two grades of such venetian blinds and such grades shall be made in accordance with the specifications set out hereunder:

Grade A

Slats shall be finished with the equivalent of at leats two coats of any colour listed in Section 1 and trimmed with a tape of a colour listed in Section 3, and supplied with open head with valance board or with closed head box.

Grade B

Slats shall be finished in Ivory, with tapes mingled or duck in colour, and supplied only with open head with valance board.

6. Nothing in this Order shall prevent the completion of wooden venetian blinds for which the parts have been partially or wholly manufactured prior to the date of this Order.

Dated at Ottawa, this 24th day of July, 1942.

JAS. E. FERGUSON,

Administrator of Furniture and Brushes.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-306

Respecting Packaging of Feeding Stuffs

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board as follows:

- 1. For the purposes of this Order
- (a) "Administrator" means the Feeds Administrator appointed jointly by The Wartime Prices and Trade Board and the Department of Agriculture with the approval of the Governor in Council;

- (b) "feeding stuffs" means any grain, grain product or other product intended for consumption by live stock or poultry and purporting to supply proteins, carbohydrates, fats, minerals or vitamins and suitable for packaging in containers made of burlap, jute, cotton or paper.
- 2. No person shall hereafter except with the written consent of the Administrator,
- (a) pack for sale any feeding stuffs in burlap, jute, cotton or other fabric bags unless each such bag actually contains a net minimum quantity of 100 pounds by weight of such feeding stuffs;
- (b) pack for sale any feeding stuffs in paper bags or other containers unless each such bag or other container actually contains a net quantity of five pounds, ten pounds, twenty-five pounds, fifty pounds or one hundred pounds by weight of such feeding stuffs;
- (c) sell or offer for sale any bagged or packaged feeding stuffs, unless each bag or package is tagged or labelled with the net weight of contents, provided that in lieu thereof a retailer who bags or packages feeding stuffs from bulk may indicate on an invoice or bill of sale provided to the purchaser the number and content weights of packages covered by the sale.
- 3. (a) No person shall print any information or design on any bag for containing feeding stuffs except on the face or front thereof provided that the foregoing provision shall not prohibit the use of bags now in stock or second hand bags printed as at the date of this Order.
- (b) No person shall manufacture any new die, plate or other device for printing bags to contain feeding stuffs unless the design for such die, plate or device has been approved by or conforms to standards fixed by the Administrator, provided that this section shall not prohibit the use until discarded of any die or plate or other device made up or in use by a bag manufacturer at the date of this Order and which may be suitable for printing on the face of the bag.
- 4. Nothing in this Order shall be deemed to prohibit
- (a) the use or sale as containers for feeding stuffs of any new bags completed and on hand at the date of this Order and specially made or labelled otherwise than in accordance with this Order, provided such bags are labelled as directed by Section 2 (c);
- (b) the use or sale of any used or second hand bags as containers for feeding stuffs provided such bags are packed and labelled as directed by Section 2 (c);
- (c) the manufacture, sale or use of any jute or cotton bag to contain feeding stuffs in the amount of 100 pounds net weight or over intended to be exported from Canada and actually exported;
- (d) the use of any bag or container by a farmer for containing his own produce for sale or processing;
- (e) the use of any paper container by a retailer selling in bulk and not as a unit any quantity of feeding stuffs specified by a customer;
- (f) the use or sale of any carton or container other than bags for tonics or conditioning powders customarily sold in units of less than 5 pounds, provided that where such products are sold in packages of 5 pounds net weight and over such packages shall conform to the provisions of sub-sections (b) and (c) of Section 2;
- (g) the sale of any feeding stuffs which were at the date of this Order packaged otherwise than as provided in this Order, provided that the container shall be labelled as directed by Section 2 (c);
- (h) the use of any container for shipments of ingredients for feeding stuffs to a manufacturer of feeding stuffs where the product is not to be resold in such container.
- 5. Every person having in his possession or on order any new bag or container for feeding stuffs completed or in process, of a size or material prohibited by this Order shall report to the Administrator within fifteen days from the date of this Order in writing as follows:
 - (a) if a user of bags, the quantity of each size and kind he had in stock at the date of this Order and the use for which they are intended;

- (b) if a bag manufacturer, the quantity of each size and kind he had on hand for delivery at the date of this Order, the date ordered and the name of the customer, and the use for which they are intended.
- 6. Nothing in this Order contained shall relieve any person from any requirements of the Feeding Stuffs Act.

Dated at Ottawa, this 27th day of July, 1942.

F. W. PRESANT, Feeds Administrator.

APPROVED:

D. GORDON.

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-307

Respecting Ladies' Felt Hats

(Consolidated as amended by Administrator's Order No. A-343)

Whereas it is necessary in the national interest to conserve shellac for war purposes and shellac being used in the processing of ladies' felt hats, it is necessary to restrict the amount so used;

Now therefore pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order on behalf of such Board as follows:

1. For the purposes of this Order,

(a) "Processor" means any person engaged in processing of shapes or hoods intended for the manufacture of ladies' felt hats;

(b) "Manufacturer" means a manufacturer of ladies' felt hats;

- (c) "hoods" means hoods or shapes of felt intended for manufacture into ladies' felt hats;
- (d) "period" means that portion of the Spring or Fall in any year, which is generally accepted by the industry as the time suitable for trade activity.
- 2. No processor shall hereafter process or supply to any manufacturer in any period more stiffened hoods than fifty per cent of the number of stiffened hoods processed or supplied to such manufacturer in the corresponding period of 1941.
- 3. No person shall hereafter manufacture, process or produce any wool felt hoods in the variety commonly known as 'capeline'.

(Section 3 as substituted by Administrator's Order No. A-343.)

- 4. No processor or manufacturer shall hereafter manufacture, process, produce or sell (a) any wool felt hoods in any colours other than the following: Gallant Blue, Cruiser Grey, Concord Wine, Patriot Green, Turftan, Navy, Nigger Brown, Black, Scarlet, Paddy Green.
- (b) any fur felt hoods in any colours other than the following: Gallant Blue, Cruiser Grey, Concord Wine, Patriot Green, Turftan, Navy, Nigger Brown, Black, Santos Brown and Moss Leaf.
- 5. Nothing herein contained shall apply to the manufacturing, processing, production or sale of ladies' felt hats from hoods in stock or in process at the date of this Order.

Dated at Ottawa, this 27th day of July, 1942.

J. A. KLEIN,

Administrator of Women's, Misses' and Children's Wear.

APPROVED:

D. GORDON,

Administrator's Order No. A-308, dated July 28, 1942

REVOKED BY

Administrator's Order No. A-414, dated October 1, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. 309, dated July 28, 1942

Respecting Prices for Cuts of Beef

(Effective during period August 3, to August 23, 1942, inclusive)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-310, dated July 28, 1942

REVOKED BY

Board Order No. 176

(Made August 25, 1942 effective on and after September 5, 1942)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-311

Respecting Refined White Arsenic

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board and with the concurrence of the Chairman of the Wartime Industries Control Board, as follows:

- 1. The maximum price per pound at which Deloro Smelting and Refining Company, Limited, may sell refined white Arsenic F.O.B. Marmora Station in the Province of Ontario for delivery in 1943, shall not exceed the price therefor, set out as follows:
 - (a) For the first 2,000 tons;
 - (i) in carload lots of a minimum of 30,000 pounds, 7³/₄ cents per pound;
 (ii) in less than carload lots, 8¹/₄ cents per pound;
 - (b) For the amount in excess of 2,000 tons;
 - (i) in carload lots of a minimum of 30,000 pounds, 63 cents per pound;
 - (ii) in less than carload lots, 71 cents per pound.

Dated at Ottawa, this 28th day of July, 1942.

G. C. BATEMAN,

Administrator of non-Ferrous Metals.

APPROVED.

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

CONCURRED:

R. C. BERKINSHAW,

Chairman, The Wartime Industries Control Board.

Administrator's Order No. A-312

RENAMED

Fuelwood Order No. 24

(See Fuelwood Orders)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-313

Respecting Advertising by Brewers

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

1. For the purposes of this Order,

"brewer" means any person engaged in the business of brewing beer, ale, stout or porter in whole or in part from malt, grain or other saccharine matter without any process of distillation, and of bottling, selling and delivering any such products.

- 2. No brewer shall donate, supply or distribute, or cause to be donated, supplied or distributed as a gift, token or premium, to any other person, any article, commodity, substance or thing of any shape or form which, and/or which has printed, engraved, or stamped thereon any word, figure, name, trademark or design which, designates or is capable of designating the name of such brewer or the trademark or design of any product produced by him.
- 3. No brewer shall, directly or indirectly, donate, loan, rent, supply, sell or deliver or cause to be delivered to any licensed vendor of beer, any equipment, furnishings, fixtures, electrical apparatus, glasses or other accoutrement ordinarily used or which can be used in any beverage room, beer parlour or other place where beer is sold for consumption on the premises; provided, however, that this Section shall not be construed as prohibiting any provincial association or organization of brewers from donating, loaning, renting, supplying, selling or delivering any equipment, furnishings, glasses and such like to any wet canteen operated by any unit of His Majesty's Armed Forces.
- 4. No brewer shall display, sell, offer for sale or deliver any beer, ale, stout or porter in any container which has affixed or attached thereto any wrapper, covering, label or other device whatsoever which in any way designates or refers to any particular season, holiday or other special event or occasion.
 - 5. This Order shall be effective on and after the first day of September, 1942.

Dated at Ottawa, this 28th day of July, 1942.

D. SIM,

Administrator of Alcoholic Beverages.

APPROVED:

D. GORDON,

Administrator's Order No. A-314

Respecting the Operation of Private Commercial Vehicles

(Consolidated as amended by Administrator's Order No. A-440)

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order on behalf of such Board as follows:

- 1. For the purposes of this Order unless the context otherwise requires,—
- (a) "Administrator" means the Administrator of Services or any Deputy Administrator of Services duly appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "vehicle" means any vehicle or trailer propelled or drawn by mechanical power (otherwise than on rails) and adapted or designed for the carrying of goods;
- (c) "private commercial vehicle" means a vehicle as herein defined but does not include, unless otherwise ordered or directed in writing by the Administrator, a vehicle which was on the 1st day of August, 1942, and continuously thereafter registered and/or licensed
 - (i) in the Province of British Columbia, as a public freight-vehicle as defined in "The Motor Carrier Act", Chapter 36 of the Statutes of British Columbia, 1939, as amended, and as classified by the Regulations thereunder, but this exception shall not apply to a public freight-vehicle while operating as a private freight-vehicle under the authority contained in Section 16 of "The Motor Carrier Act".

(Paragraph (i) as amended by Administrator's Order No. A-440.)

- (ii) in the Province of Alberta as a public service vehicle, as defined in the Public Service Vehicles Act, being Chapter 91 of the Statutes of Alberta 1936, as amended;
- (iii) in the Province of Saskatchewan as a public service vehicle (freight), as described in the rules and regulations made by the Highway Traffic Board of the Province of Saskatchewan effective March 1, 1942, pursuant to Section 8 of the Vehicles Act, being Chapter 275 of the Revised Statutes of Saskatchewan 1940, as amended;
- (iv) in the Province of Manitoba as a public service vehicle, as defined in subsection 17 of Section 2 of the Highway Traffic Act, being Chapter 93 of the Revised Statutes of Manitoba 1940, as amended;
- (v) in the Province of Ontario as a public commercial vehicle as defined in the Commercial Vehicle Act, being Chapter 290 of the Revised Statutes of Ontario 1937, as amended;
- (vi) in the Province of Quebec as a delivery car, as defined in subsection 8 of Section 2 of the Motor Vehicle Act, being Chapter 35 of the Revised Statutes of Quebec 1925, as amended;
- (vii) in the Province of New Brunswick as a public motor truck operated by a licensed motor carrier, as defined in the Motor Carrier Act, 1937, being Chapter 43 of the Statutes of New Brunswick 1937, as amended;
- (viii) in the Province of Nova Scotia or Prince Edward Island, and being a vehicle from time to time recognized or determined by the Administrator as being operated as a common carrier;
- (d) "registered address" means the address from which a private commercial vehicle normally operates.
- 2. Every private commercial vehicle shall have attached to or painted on both sides of the body in a clearly visible position, in letters and figures not less than one inch in height, the name of the owner and the registered address of the vehicle.
- 3. On and after the first day of November, 1942, no private commercial vehicle shall be operated at a greater distance from its registered address than 35 road miles, except under the authority of a written permit issued by the Administrator; provided, however

that a private commercial vehicle, having its registered address within the limits of a city or town with a population of over 10,000 according to the census of 1941, may without such a permit be operated up to a distance not exceeding 35 road miles beyond the limits of such city or town.

- 4. The issuing of permits hereunder shall be in the absolute discretion of the Administrator. Application for any such permits may be made to the nearest Regional Office of the Wartime Prices and Trade Board. The application shall be in such form and supported by such evidence, under oath or otherwise, as the Administrator may from time to time require. Any permit issued hereunder may be in general or specific terms and shall continue in force for such period as may be stated therein unless cancelled by or under the authority of the Administrator. Any such permit shall at all times, while the same continues in effect, be carried on the private commercial vehicle to which the same applies.
- 5. The provisions of Section 3 of this Order shall not apply to a private commercial vehicle
 - (a) owned or operated by the Government of Canada, or by any Provincial Government or Municipality or by any agency thereof; or
 - (b) used only for one or more of the following purposes:—

(i) an ambulance;

(ii) repairing or salvaging disabled motor vehicles of any kind;

(iii) fire fighting services;

(iv) necessary public police services;

(v) public garbage disposal and other public sanitation and health services;

(vi) civilian defence;

- (vii) the transportation of tools and equipment for the repairing of boilers, boring machinery, farm implements, threshing machinery, grain elevators or manufacturing plant; or
- (c) the primary carrying capacity of which is occupied by mounted machinery or by a mounted tank or tanks designed to carry bulk liquids; or
- (d) owned and operated by a public utility and used exclusively in services essential to its construction or maintenance; or
- (e) while being used exclusively for one or more of the following purposes:—
 - (i) in services essential to road or highway construction or maintenance;
 - (ii) in the transportation of logs and poles from the locus of lumbering operations to a sawmill or a railway.

(Paragraph (ii) as amended by Administrator's Order A-440.)

- (iii) in the transportation of lumbering equipment and supplies in the locus of lumbering operations for use in connection therewith; or
- (f) owned and operated by a person principally engaged in farming while being used in the transportation of agricultural commodities and products from a farm or farms or in the transportation of farm supplies to a farm or farms.
- 6. Nothing herein contained shall be interpreted as exempting the owner or operator of any vehicle from complying with any Provincial or Municipal law, regulation or by-law respecting licensing and/or registration and/or operation of such a vehicle.
- 7. Without limiting in any way the generality of his powers and in any event without prejudice to the issuing of the permits hereinbefore referred to, it is hereby declared that the Administrator may from time to time grant such exemption, permit or authority hereunder and issue such general or specific instructions or directions in respect to any of the terms or provisions of this Order or any matter related thereto as he deems proper and any such exemption, permit, authority, instruction or direction shall have the same force and effect as if included in this Order.
 - 8. This Order shall take effect on the 1st day of August, 1942.

Dated at Ottawa this 29th day of July, 1942.

JAMES STEWART,
Administrator of Services.

APPROVED:

D. GORDON,

Note: Regional Offices of the Board are located at the following addresses:—

Montreal, Quebec......1102 Aldred Building. Quebec, Quebec......Banque Canadienne Nationale Building

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-315

Respecting Knitted Outerwear

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Knitted Goods, from time to time appointed by the Wartime Prices and Trade Board, with the approval of the Governor in Council;
- (b) "knitted outwear" means knitted goods of any kind and description, excepting underwear, lingerie, knitted seamless basque berets, Jersey cloth, hosiery, and gloves made from Tricot, Simplex or Milanese types of knitted fabrics;
- (c) "manufacture" means the production by machine knitting of knitted outerwear.
- 2. No person shall hereafter manufacture any knitted outwear except in the shades and colours hereinafter enumerated and according to samples of the said shades and colours on file in the office of the Administrator. Such shades shall be described and referred to only by the names hereinafter set forth as follows:

Omi	by the names heremarter	DCU	TOTUL as TOHOWS.		
, 1.	White.	12.	Sporting Green.	23.	Silver.
2.	Golden Rod.	13.	Virginia Green.	24.	Black.
3.	Orange.	14.	Teale.	25.	Light Grey (10%).
4.	Pebble Sand.	15.	Sea Aqua.	26.	Medium Grey (20%
5.	Peach Beige.	16.	Light Sky.	27.	Dark Grey (40%).
6.	Mink Brown.	17.	Powder.	28.	Beige Mix.
7.	Light Pink.	18.	Monet.	29.	Heather.
8.	Conch Pink.	19.	Royal.	30.	Heather.
9.	Alpine Rose.	20.	Allied Navy.	31.	Heather.
10.	Victory Red.	21.	Mauve.	32.	Heather.
11.	Wine.	22.	Air Force Blue.	33.	Khaki.

- 3. In the manufacture of any one line or style of knitted outerwear, the use of said colours and shades as body colours shall be limited to Air Force Blue No. 22, Khaki No. 33 and any six of the other colours and shades named in Section 2 hereof.
 - 4. Nothing in this Order contained shall be deemed to prohibit
 - (a) the completion of any knitted outerwear now in the process of manufacture in any colour or shade other than those named in Section 2 hereof;

- (b) the manufacture of knitted outerwear from any wool or worsted yarn, of any colour or shade other than those named in said Section 2, which the manufacturer has on hand or has on order and specified as to colour or shade, as of the date of this Order;
- (c) the manufacture of knitted outerwear in any colour or shade from yarn containing shoddy.
- 5. Any manufacturer of knitted outerwear having a stock of wool or worsted yarn on hand or actually on order and specified as to shade on the date of this Order, being in a shade other than one of those set forth in Section 2 and requiring cotton yarns in matching shades to level out such stock in accordance with any practice or regulation affecting the percentage of wool or worsted yarn used in the manufacture of knitted outerwear, is permitted to obtain such cotton yarn as may be required for this purpose and manufacture knitted outerwear therewith until such stock of wool or worsted yarn is exhausted; but such manufacturer shall on or before August 15, 1942, deliver to the Administrator full particulars in writing of all such wool or worsted yarn on hand or on order on the date of this Order.
- 6. The Administrator may grant such exemption, permit or authority in cases of individual hardship or in such other cases as he deems proper.

Dated at Ottawa, this 29th day of July, 1942.

H. G. SMITH,
Administrator of Knitted Goods.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-316

Respecting the Sale by Manufacturers, Wholesalers, Jobbers of Parts or Pieces of Cloth for Suit Lengths

Pursuant to authority conferred by the Wartime Prices and Trade Board and with the concurrence of the Administrator of Wholesale Trade, I do hereby order, on behalf of such Board, as follows:

- 1. No wholesaler, jobber or manufacturer selling or dealing in cloth made of wool, worsted or woollen mixture shall sell, offer for sale or deliver any single length or piece of cloth to be used for any men's or boys' suit in any greater lengths than $3\frac{5}{8}$ yards in double width or $7\frac{1}{4}$ yards in single width.
- 2. In the event that greater yardage is required for oversized persons for whom the cloth is ordered, greater yardage to the extent of such oversize may be sold and delivered after specific measurements of the oversized person are filed with the vendor of such cloth at the time of sale.

Dated at Ottawa, this 30th day of July, 1942.

F. B. WALLS,

Co-ordinator of Textiles Administration.

APPROVED:

D. GORDON,

Administrator's Order No. A-317

Respecting Condoms

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, and with the concurrence of the Chairman of the Wartime Industries Control Board, and the Administrators of Wholesale and Retail Trade, as follows:

- 1. For the purposes of this Order,
- (a) "manufacture" shall include make, fabricate, process or produce, and "manufacturer" and "manufactured" shall have corresponding meanings;
- (b) "person" shall include firm, corporation, association, or any other body or aggregation of persons;
- (c) "sell" shall include sell, trade, deliver and distribute, and "sale", "selling" and "purchase" shall have similarly extended meanings;
- (d) "primary importer" shall mean the importer or wholesaler who first takes delivery in Canada of any shipment of condoms imported from outside Canada;
- (e) "wholesaler" shall mean any person who buys, deals in, sells and distributes condoms to any retailer and who does not, in the ordinary course of business, sell such goods at retail;
- (f) "retailer" shall mean any person who, either from a retail store or as a hawker or pedlar, sells condoms otherwise than for the purpose of resale.
- 2. No person shall manufacture and sell any condom unless such condom is made in conformity with the specifications and conditions set forth in this Section as follows:
 - (a) A gross or 144 of such condoms, unpackaged, shall not have a weight of more than $7\frac{3}{4}$ ounces, and
 - (b) No such condom shall, without being stretched, measure more than $7\frac{3}{4}$ inches or less than $6\frac{3}{4}$ inches in length, and
 - (c) Each such condom shall be free from holes, blisters, air-bubbles and other defects in material and workmanship, and
 - (d) Each such condom shall be tested by inflation with at least three-quarters of one cubic foot of air, and
 - (e) Each such condom shall be stamped or otherwise clearly marked with the name of the manufacturer and with the words "Made in Canada" and "For the prevention of disease only".
- 3. All condoms which any person may manufacture after the date hereof, which do not conform with all of the specifications and conditions set forth in Section 2 above, or which are in any other way defective, shall be so cut as to render them unsuitable for sale as condoms, and the scrap rubber resulting from the cutting of such defective condoms shall be sold to Fairmont Company Limited, 404 Royal Bank Building, Toronto, Ontario, or a reclaim or rubber manufacturer.
- 4. No person may purchase, import, bring into, or accept delivery of any shipment of condoms from outside Canada,
 - (a) unless such condoms conform to the specifications and conditions set forth in subsections (a), (b) and (c) of Section 2 above, and
 - (b) unless each shipment of such condoms is accompanied with a customs invoice clearly stating *inter alia* that all of the condoms therein contained have been tested by inflation with at least three-quarters of one cubic foot of air.
- 5. No person shall sell any condoms which, after the date hereof, have been manufactured in Canada or imported into Canada,
 - (a) unless such condom conforms to the specifications and conditions set forth in subsections (a), (b), (c) and (d) of Section 2 above, and

- (b) unless each such condom shall be stamped or otherwise clearly marked with the name of the manufacturer and country where manufactured and with the words, either "For the prevention of disease only", or "For the protection against disease", and
- (c) unless such condoms are contained in a package, tin, envelope or other wrapping on which is clearly printed and set forth, the name of the manufacturer or primary importer or wholesaler, and the maximum price for sale at retail approved by the Retail Trade Administrator as hereinafter provided, and the words, either "For the prevention of disease only", or "For the protection against disease"; provided, however, that this subsection shall not apply in the case of the sale of any condoms in bulk by a manufacturer or primary importer to a wholesaler.
- 6. (a) No manufacturer shall sell or offer for sale any condoms manufactured after the date hereof at any price in excess of the maximum price approved and fixed therefor for such manufacturer by the Administrator of Supplies, and no manufacturer shall sell any condoms to any retailer unless, during the year ending the 30th of June, 1942, he sold condoms to such retailer;
- (b) No wholesaler or importer shall sell or offer for sale any condoms manufactured in Canada or imported into Canada after the date hereof at any price in excess of the maximum price approved and fixed therefor for such wholesaler and importer by the Administrator of Wholesale Trade;
- (c) Any person who packages any condoms shall submit the maximum retail price at which such condoms may be sold to the Administrator of Retail Trade and on his approval shall clearly print on every package such maximum retail price;
- (d) No retailer except under permit in writing from the Retail Trade Administrator shall sell any condoms at prices higher than the prices printed on the packages as required by subsection(c) above.
- 7. Nothing in this Order shall be construed as prohibiting,
- (a) a manufacturer from continuing to sell any condoms which he had in stock as at the date hereof, and
- (b) a wholesaler from continuing to sell any condoms which he had in stock as at the date hereof, and also any condoms which he receives from a manufacturer accompanied with a letter stating that such condoms were manufactured prior to the date hereof, which letter shall be kept on file by the wholesaler and together with any and all other books or records relating to such condoms and the transactions thereto pertaining shall be open for the inspection of the Wholesale Trade Administrator or of any other person deputed by such Administrator, and
- (c) a retailer from continuing to sell any condoms which he had in stock as at the date hereof, and also any condoms which he receives from a manufacturer or a wholesaler accompanied with a letter stating that such condoms were manufactured prior to the date hereof, which letter shall be kept on file by the retailer and together with any and all other books and records relating to such condoms and the transactions thereto pertaining shall be open for the inspection of the Retail Trade Administrator or of any other person deputed by such Administrator.
- 8. On or before the 12th day of August, 1942, every manufacturer shall deliver to the Administrator of Supplies, Number 3 Temporary Building, Wellington Street, Ottawa, Ontario, and shall also keep a copy on file, a statement certified in writing by some person having a personal knowledge of the facts contained in such statement, showing,
 - (a) the number of condoms in stock on the date hereof including rejected and unsaleable condoms;
 - (b) the number of condoms sold each month during the year ended 31st December, 1941:
 - (c) an estimate of the number of months which will be required to sell his aforesaid stock.
- 9. On or before the 12th day of August, 1942, every wholesaler or importer who has in his stock 50 gross or more of condoms shall deliver to the Administrator of Wholesale Trade, 901 Metropolitan Building, Toronto, Ontario, and, every retailer who has in his

stock, 20 gross or more of condoms, shall deliver to the Administrator of Retail Trade at the said address, and shall also keep on file, a statement certified in writing by some person having a personal knowledge of the facts contained in such statement, showing,

- (a) the number of condoms in stock as at the date hereof giving the brand and name of the supplier;
- (b) the number of condoms sold each month during the year ended 31st December, 1941:
- (c) an estimate of the number of months which will be required to sell his aforesaid stock.
- 10. No person shall advertise condoms in any newspaper, magazine, periodical or other publication or in any other manner advertise such goods unless and until the form and particulars of such advertisement have been approved, in writing, by the Administrator of Wholesale Trade.
- 11. Nothing in subsection (c) of Section 5 hereof shall apply to or affect the fulfilment of any purchase order from the Department of Munitions and Supply.

Dated at Ottawa, this 30th day of July, 1942.

A. H. WILLIAMSON,

Administrator of Supplies.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

CONCURRED:

R. C. BERKINSHAW,

Chairman, The Wartime Industries Control Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-318

REPLACING

Administrator's Order No. A-62

Respecting Clothing, Glove, Cap and Helmet Leather

Pursuant to authority conferred by the Wartime Prices and Trade Board and with the concurrence of the Administrator of Work Clothing and the Administrator of Wholesale Trade and the Administrator of Retail Trade, I do hereby order on behalf of such Board, as follows:

Administrator's Order No. A-62 dated the 26th day of March, 1942, is hereby revoked and the following substituted therefor:

- 1. For the purposes of this Order,
- (a) "Leather garments" shall mean and include clothing of all kinds, gloves, mitts, moccasins, caps and helmets made of leather in whole or in part,
- (b) "Manufacturer" shall mean a person who makes leather garments as above defined.
- 2. The maximum price at which any leather to be used in the manufacture of leather garments, may be sold or offered for sale by any tanner thereof, or his agent or broker, to any manufacturer, shall be the price provided for and set opposite each respective grade of

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each respective quality and description of such leather as such price is incorporated in one or other of the following Schedules "A", "B", and "C" hereto, naming the articles to be made from such leather:

Schedule "A"—Respecting Clothing Leather. Schedule "B"—Respecting Glove and Moccasin Leather.

Schedule "C"—Respecting Cap and Helmet Leather.

- 3. (a) No tanner shall colour, stain or dye any leather of a kind set out in Schedule "D" hereto, in any colour other than in a colour or finish set out in said Schedule "D" under the name of such leather and in the Section of said Schedule "D" naming the article or articles to be made from such leather; provided, however, that a tanner may use other colours, dyes or finishes now on hand until his supply thereof is exhausted;
- (b) No tanner shall sell any leather of a kind set out in Schedule "D" hereto, unless such leather is coloured stained or dyed in a colour or finish set out in said Schedule "D" under the name of such leather and in the Section of said Schedule "D" naming the article or articles to be made from such leather; provided, however, that this shall not prevent the sale of leather,
 - (i) which has been coloured, stained or dyed in any other colour at this date, or
 - (ii) which may be coloured, stained or dyed in any other colour under the provisions of subsection (a) of this Section.
- 4. No manufacturer shall manufacture or sell any leather garments containing leather of a kind described in Schedule "D" hereto, which has been coloured, stained or dyed or is of a colour or finish not set out in said Schedule "D" under the name of said leather and in the Section of said Schedule naming the article or articles to be made from such leather; provided, however, that manufacturer may
 - (a) manufacture leather garments from leather of any colour now on hand or leather sold to him under the proviso of subsection (b) of Section 3 of this Order;
 - (b) sell leather garments of any colour now on hand and/or manufactured under proviso (a) of this Section.

Dated at Ottawa, this 30th day of July, 1942.

S. C. COOK,

Administrator of Hides and Leather.

APPROVED:

D. GORDON.

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

Being Schedule "A" attached to and forming part of Administrator's Order No. A-318

CLOTHING LEATHER

Quality	Description	Grading	Maximum Price (in cents per foot unless otherwise specified)
Heavy Cowhide			$18\frac{1}{2}$ $16\frac{1}{2}$ $14\frac{1}{2}$ $13\frac{1}{2}$
Heavy Horsehide			$\begin{array}{c} 23 \\ 18\frac{1}{2} \\ 16\frac{1}{2} \\ 14 \end{array}$

SCHEDULE "A"—Concluded

CLOTHING LEATHER-Concluded

Quality	Description	Grading	Maximum Price (in cents per foot unless otherwise specified)
Light Weight (Glove Tanned) Garment Cowhide.	Not over $2\frac{1}{2}$ oz. substance. Black and specified colours.	T.R D D.X S.D.X.	$20\frac{1}{2}$ $19\frac{1}{2}$ $18\frac{1}{2}$ $13\frac{1}{2}$
Light Weight (Glove Tanned) Garment Horsehide.	Not over $2\frac{1}{2}$ oz. substance. Black and specified colours.	T.R	$\begin{array}{c} 21\frac{1}{2} \\ 19\frac{1}{2} \\ 17\frac{1}{2} \\ 13\frac{1}{2} \end{array}$
Sheepskin—Suede (Domestic)		T.R	$15\frac{1}{2}$ $12\frac{1}{2}$
Sheepskin—Pigtex Grained		T.R R	$\begin{array}{c} 12 \\ 10 \\ 08\frac{1}{2} \end{array}$
Sheepskin—other than Pigtex Grai	ned	No. 1 T.R. R R.X.	$ \begin{array}{c} 13 \\ 11 \\ 09 \\ 08\frac{1}{2} \end{array} $
Sheepskin (Smooth Retan)		T.R No. 2	$15\frac{1}{2}$ $13\frac{1}{2}$
Sheepskin (Smooth Chrome)		ABCDEF	$\begin{array}{c} 19\frac{1}{2} \\ 17\frac{1}{2} \\ 15\frac{1}{2} \\ 13\frac{1}{2} \\ 11\frac{1}{2} \\ 08\frac{1}{2} \end{array}$
Quality	Grading	Approx, Wool Length	Maximum Prices (in cents per foot unless otherwise specified)
Shearling (Bark Tanned) Unsheared.	W.L.S. Reg. Black. W.L.S. Clean Back. W.S.X. Reg. Back. W.S.X. Clean Back S.X. Reg. Back. S.X. Clean Back S.X. Clean Back X. Clean Back X. Reg. Back	1 " 1 8 " 1	24 26 26 28 27 29 33 35
Shearling Sheared (Chrome Tanned).	S.X. Natural. X. Natural. X.L. Natural.	1" 4 3" 1" 2"	29 31 40
Shearling Unsheared (Chrome Tanned).	W.L.S. Natural W.S.X. Natural S.X. Natural X. Natural X.L. Natural	3" 3" 16" 16" 18" 18" 180 180 180 180 180 180 180 180 180 180	24 26 28 30 36
Shearling (Bark Tanned) Sheared.	S.X. Reg. Back. S.X. Clean Back. X. Reg. Back. X. Clean Back.	1 # 4 # # 1	29 34 34 36

SCHEDULE "B'

Being Schedule "B" attached to and forming part of Administrator's Order No. A-318
GLOVE AND MOCCASIN LEATHER

Quality	Description	Grading	Maximum Price (in cents per foot unless otherwise specified)
Bellies— Cream and Pearl	Large T.R.—averaging 94 ft. and up per bundle of two dozen, twelve backs, twelve		$14\frac{1}{2}$
	fronts. Medium T.R.—averaging 88 to 92 ft. per bundle of two dozen, twelve backs, twelve fronts.		14
	Special T.R.—averaging 86 ft. and under per bundle of two dozen, twelve backs, twelve fronts.		13½
	No. 2 No specified size No. 1 Tickey Bellies—Cream and Pearl. No. 2 Tickey Bellies—Cream		$\frac{12\frac{1}{2}}{12}$
Large Crain Pierce - All Coloure	and Pearl.		10
Small Grain Pieces-All Colours			09
Grain Pieces per pound Black Bellies		T D	08 lb. 16
		No 2	15
Brown		[T.R]	161
Alaska and Smoke Buffed Bellies.		INO. 2	15½ 17
Boulevard Buffed Bellies			18
Cowhide	Cream or Pearl	No. 3 D.X.X.X. T.R. Que. Spec No. 3 Que. Spec T.R No. 3 D.X.X.X.	$18\frac{1}{2}$ $15\frac{1}{2}$ 14 $16\frac{1}{2}$ $19\frac{1}{2}$ $17\frac{1}{2}$ 15
Horsehide	Cream or Pearl	B	24 22 20 18 15 25 23 21 19
	Black (Khaki, Govt. only)	T.R D D.X D.X	23 21 19
	Brown, California Cream	D.X.X.X. T.R. D. D.X. D.X.X.X.X.	24 22 20 17
Horsehide		1	25 26 27 24 25 26

SCHEDULE "B"—Continued

Being Schedule "B" attached to and forming part of Administrator's Order No. A-318 -Continued

GLOVE AND MOCCASIN LEATHER—Continued

GLOVE A	ND MOCCASIN LEATHER	R—Continued	
Quality	Description -	Grading	Maximum Price (in cents per foot unless otherwise specified)
Horsehide—Con	Boulevard Buffed	L.T.R. M.T.R. H.T.R. L.D. M.D. H.D.	26 27 28 25 26 27
	Chamois Horse Hide No. 120.	No. 2M. No. 3 M. No. 2H. No. 3H.	23 21 24 22
Cream Horse Butts Cream Horse Butts Rejects	Special Chamois Horsehide No. 115.	T.R. D. T.R. R.	24 22 17 13
Sheepskin Domestic Glove Leather, Plain or Pigtex— Ladies' Lined		R.L	19
		C.L. K.X.L. L.L. M.L.L	17 15 13 11
Ladies' Unlined		No. 2. No. 3. L. M.L.	19 16 14 11
Men's Lined and Unlined		R. C. K.X.M. M N O. P.	19 17 15 13 11 10 08½
Heavy Sheepskin— For work Gloves	Pearl Pearl Pearl Cream Cream	A B C A B	14 12 10 16 14 12
Glove Suede Sheep	Cream	A B	16 14 11
Side Split. Side Split. Side Split. Side Split.	John A. Lang. John A. Lang. John A. Lang. Jahn A. Lang. Jas. R. Kendall. Jas. R. Kendall. Jas. R. Kendall. A. Davis & Sons.	H.T.R. M.T.R. L.T.R. No. 1. No. 2. No. 3	10 09 08 10 09 07½ 09 08 07 08½ 10 09 08 09½ 110 111½

SCHEDULE "B"—Continued

GLOVE AND MOCCASIN LEATHER—Continued

GLOVE A	ND MOCCASIN LEATHER	.—Continued	
Quality	Description	Grading	Maximum Price (in cents per foot unless otherwise specified)
Special Small Splits (American			
Pad)—		T M C 1 A	08
A. Davis & Son		L.M. Spec. 1A L.M. Spec. 1	07
Splits	Robson Leather Co	No. 1M	10
		No. 2 M	09 07
		No. 3 M No. 1 L.M	09
		No. 2 L.M	08
Side Splits	Untrimmed—('lement	No. 3 L.M	$05\frac{1}{2}$ $07\frac{1}{2}$
Side Splits	Untrimmed—Clement Spec.		091
Side Splits	Untrimmed Racine	No. 1	$06\frac{1}{2}$
Side Splits	Untrimmed—Champlain Untrimmed—Champlain	No. 2	$07\frac{1}{2}$ $06\frac{1}{2}$
Side Splits	Cantin Freres	T.R.	$07\frac{1}{2} \\ 06\frac{1}{2}$
Side Splits	Cantin Freres	No. 3. Pieces.	$06\frac{1}{2} \\ 04\frac{1}{2}$
ride spirts	Cantin Teles	1 10(05	04 2
Glove and Cuff Splits—	T I TI	II T' D	10
Side Splits	Trimmed—Edwards	H.T.R	10 09
		L.T.R	08
Secondary Side Splits	Trimmed—Edwards	H.T.R. M.T.R.	08 07
		L.T.R.	06
Cuff Splits—	I-bu A I		081
Short Split	John A. Lang	No. 1	10
Short Split	A Davis & Sons. A. Davis & Sons.	No. 2	09
Short Split	A. Davis & Sons.	No. 3 T.R	08 09 }
Side Split	A. Davis & Sons. A. Davis & Sons. A. Davis & Sons. Jas. R. Kendall-N. Forticr. Robson Leather Co. Untrimmed—Clement. Untrimmed—Champlain Untrimmed—Champlain.		08
Side Split	Robson Leather Co	T.R	08 07 1
Side Splits	Untrimmed—Clement	No. 1	061
Side Splits	Untrimmed—Champlain	No. 2	$05\frac{1}{2}$
Side Splits		T.R	$06\frac{1}{2}$ $05\frac{1}{3}$
Side Splits	John A. Lang & Sons.	Pieces	04
Belly Cuff	John A. Lang & Sons	Pound	06 16½ lb.
Middle + phts	Trobson Learner Co	J. Odna	107 10.
Embossed Cuff Splits—		Canaial	07
Moore Pearsall		Special	06
Moore Pearsall		No. 2	$04\frac{1}{2}$
Head and Shoulder Splits-			
John A. Lang Jas. R. Kendall	Edwards & Edwards		061
Jas. R. Kendall	Edwards & Edwards	Pieces	$06\frac{1}{2}$ 18 lb.
A Davis & Sons		Pound	06
A Davis & Sons		Pound	20 lb.
Cantin & Freres		T.R	04 15½ lb.
Clement		Pieces Small Pieces	17 lb.
Clement		Small Pieces	13 lb.
Horse Splits—			
John A. Lang	Edwards & Edwards (Large Stock)	Reg	08 07
Champian Leather	(Large Stock)		07

SCHEDULE "B"-Continued

Being Schedule "B" attached to and forming part of Administrator's Order No. A-318 --Concluded

GLOVE AND MOCCASIN LEATHER-Concluded

Quality	Description	Grading	Maximum Price (in cents per foot unless otherwise specified)
	Edwards & Edwards Edwards & Edwards. Edwards & Edwards.	RegSpecial.Split pieces.Light Weight	23 lb. 17 lb. 10 lb. 18 lb. 20 lb. 12 lb.
Tanned— Pearl and Cream Moccasin Bellies			18 20 28 30 \$7 25 doz.

SCHEDULE "C"

Being Schedule "C" attached to and forming part of Administrator's Order No. A-318. Cap and Helmet Leather.

Quality .	Description	Grading	Maximum Price (in cents per foot unless otherwise specified)
Sheepskin	Retan (Smooth and Pigtex)	Grade 1 Grade 2 Grade 3	$14\frac{1}{2} \\ 12\frac{1}{2} \\ 10\frac{1}{2}$

SCHEDULE "D"

Being Schedule "D" attached to and forming part of Administrator's Order No. A-318

SECTION 1—CLOTHING LEATHERS

(a) Garment Horsehide, Cowhide or Sheepskin-

London Tan

Olympic Blue for Horsehide and Cowhide only

Royal Blue for Sheepskin only

Black

Dark Green

Brown

Chestnut (Army Jerkins)

Kamel

(b) Heavy Weight Garment Horsehide or Cowhide-

Black

(c) Sheepskin Suede-Nigger Brown

Cocoa

SECTION 2.—HORSEHIDE, COWHIDE AND BELLY GLOVE LEATHERS

(a) Glove Horse Sides (Grain)

Cream Pearl Black

Brown

California Cream

Khaki (Government only)

(b) Glove Horse Sides (Buffed)

Alaska Boulevard

Smoke

Chamois No. 120

Special Chamois No. 115

(c) Horse Butts Glove (Grain)-Cream

(d) Glove Cow Sides (Grain) —

Cream Pearl

Brown and Khaki (Government only) California Cream

(e) Glove Bellies (Grain)-

Cream

Pearl

Black

Brown

(f) Buffed Bellies-

Alaska

Smoke

Boulevard

(g) Glove and Cuff Splits—

Pearl

Canary

Alaska

Brown (Army Machine Gunners'

Gloves and Mitts)

Fawn (Horse Splits only)

(h) Embossed Cuff Splits-

Brown

Alaska

Pearl

Black

SECTION 3.—DOMESTIC LEATHERS FOR DRESS GLOVES

(a) Men's Domestic Sheepskin, Plain or

Pigtex—

Tan Brown

Cream or Natural

Black (Brush and Drum)

Grey (One shade only-medium color)

(b) Ladies' Sheepskin-Plain or Pigtex-

(i) Unlined:

Tan

Brown

Cream or Natural

Oatmeal

Black (Brush and Drum)

Navy

White

(ii) Lined and Children's:

Tan Brown

Black

(c) Domestic Sheepskin for Mitts-

Green

Navy

Tan

Black

Cream

Administrator's Order No. A-319

REVOKED BY

Administrator's Order No. A-578

(For which see Canadian War Orders and Regulations, 1943, Volume 1, No. 5, Part III)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-320, dated August 1, 1942

REVOKED BY

Administrator's Order No. A-453, dated October 23, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-321

Respecting Marine Animal Oils

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Oils and Fats, from time to time appointed by The Wartime Prices and Trade Board, with the approval of the Governor in Council:
- (b) "marine animal oil" means and includes oils obtained from the head, body, liver. or the viscera of fish and marine mammals.
- 2. Every person engaged in the production of marine animal oil shall on or before the 15th day of every month hereafter, report in writing, to the Administrator, showing separately, his production and sale of such oil during the calendar month immediately preceding such report and such further and other information in such manner and form as the Administrator may from time to time require.
- 3. No person wholly or partly engaged in the production and/or refining of any marine animal oil, or broker, shall ship or deliver any parcel of such oil, whether in the form of crude or refined oil or stearine, to any other person, unless and until he

(a) makes a written declaration, in triplicate, in a form satisfactory to the Administrator showing inter alia

(i) the names and addresses of the consignor and consignee;

- (ii) the number of gallons of marine animal oil contained in the proposed shipment or delivery; and
- (iii) in the case of liver and viscera oils, the vitamin potency thereof expressed in U.S.P. units;
- (b) files one copy of such declaration with the Administrator or with any person delegated by her to receive such declaration; and
- (c) obtains the approval of the Administrator or of such delegated person for such shipment. The signature of the Administrator or of such delegated person endorsed on the consignor's copy of said declaration shall be conclusive evidence of such approval.
- 4. The consignor of every shipment or delivery, referred to in Section 3 hereof, shall furnish the consignee with a true copy of the said declaration.

Dated at Ottawa, this 1st day of August, 1942.

PHYLLIS G. TURNER, Administrator of Oils and Fats

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Administrator's Order No. A-322, dated August 6, 1942

AMENDS

Administrator's Order No. A-188

(See Consolidation of Administrator's Order No. A-188)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-323

Respecting Prices for Ice in the Ottawa District

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order on behalf of such Board, and with the concurrence of the Administrator of Wholesale Trade and the Administrator of Retail Trade, as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" shall mean the Foods Administrator from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "ice" shall include, without limiting the generality of the term, both ice harvested in its natural state and manufactured ice;
- (c) "Ottawa District" means and includes, the City of Ottawa, and the municipalities of Eastview, Rockcliffe, Billings Bridge, Overbrook, Westboro, McKellar, Woodroffe and Britannia, all in the province of Ontario.
- 2. No person shall sell ice at retail in Ottawa district unless the quantity sold at one time weighs 25 pounds or more; provided, however,
 - (a) that nothing in this section shall apply to sales of ice to the Department of Munitions and Supply, the Department of National Defence, the Department of National Defence Naval Services, the Department of National Defence Air Services, or any agency of said Departments;
 - (b) that the Administrator, by permit in writing, may authorize the sale of a quantity of ice under 25 pounds at a time to any person.
 - 3. No person shall sell ice in Ottawa district for household use except.
 - (i) under the conditions set out in this section, and
 - (ii) at a price which shall not exceed the price set opposite the conditions under which said ice is sold:
 - (a) 25 pounds of ice delivered four days a week—\$2.50 per month;
 - (b) 50 pounds of ice delivered on each Saturday and 25 pounds of ice delivered on each other week-day—\$3.50 per month;
 - (c) Isolated sales of ice where less than four deliveries are made in a week to a person at the rate of 15 cents for each 25 pounds.
 - (d) isolated sales of ice where 100 pounds or more of ice are sold and delivered at one time,—at the rate of 45 cents per 100 pounds;
 - (e) isolated sales of ice at the platform, warehouse or plant of the vendor—at the rate of 12 cents for 25 pounds.
- 4. No person shall sell ice in Ottawa district for any purpose other than household use at a price, including delivery, which shall exceed the price set our hereunder opposite the quantity sold:
 - (a) for a quantity under 100 pounds at one delivery....40 cents per cwt.
 - (b) for a quantity of 100 pounds or over but less than 1,000 pounds at one delivery30 cents per cwt.

- (c) for a quantity of 1,000 pounds or over but less than 2,000 pounds at one delivery25 cents per cwt.
- (d) for a quantity of 2,000 pounds or over at one delivery.20 cents pet cwt
- 5. Nothing in this Order shall be deemed to affect the price at which any person may sell crushed ice and ice cubes in Ottawa district.

Dated at Ottawa, this 6th day of August, 1942.

J. G. TAGGART, Foods Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-324, dated August 7, 1942

REVOKED BY

Administrator's Order No. A-453, dated October 23, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-325

RENAMED

Fuelwood Order No. 25

(See Fuelwood Orders)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-326

Respecting Fertilizers

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, and with the concurrence of The Agricultural Supplies Board as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Fertilizers and Pesticides, from time to time appointed by The Wartime Prices and Trade Board, with the approval of the Governor in Council;
- (b) "fertilizer" means any fertilizer materials or any mixture thereof;
- (c) "fertilizer materials" means any material which may be used singly or in admixture as a fertilizer in the commercial production of field, orchard or garden crops and shall include sulphate of ammonia, nitrate of soda, cyanamid, muriate of potash, sulphate of potash, potash manure salts, ammonium phosphate, superphosphate and all other such materials subject to The Fertilizers Act, being Chapter 69, R.S.C. 1927, its amendments and the regulations made thereunder;
- (d) "mixed fertilizer" means any mixture of fertilizer materials.

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- 2. This Order shall apply to the manufacture, importing, packing, mixing, storing, sale, delivery and use of any fertilizer in or into that part of Canada lying east of the Manitoba-Ontario boundary and not otherwise.
- 3. No person shall establish, operate or maintain any fertilizer mixing plant or any warehouse for fertilizers except with the written authorization of the Administrator. Every person seeking such authority shall, with respect to each plant or warehouse owned or operated by him, make an application therefor, in writing, to the Administrator. In such application, such person shall disclose full and accurate details of the following:
 - (a) his name and address;
 - (b) location of plant or warehouse;
 - (c) in the case of a mixing plant
 - (i) the maximum annual production capacity (in tons) of mixed fertilizers;
 - (ii) the storage capacity (in tons) for unmixed fertilizer materials;
 - (iii) the storage capacity (in tons) for mixed fertilizers;
 - (d) in the case of a warehouse
 - (i) the storage capacity (in tons) of fertilizers;
 - (ii) the quantity (in tons) of fertilizers distributed from same during the 12-month period ending July 1, 1942;
 - (iii) the proximity thereof to any mixing plant or other fertilizer warehouse.
 - 4. No person shall without a permit in writing from the Administrator
 - (a) manufacture, sell, offer for sale, advertise, distribute, purchase or otherwise acquire any mixed fertilizer, except the following:

(i) war economy mixtures—for general use

0-12- 6	4-12-6
2-12-6	4- 8-10

(ii) other mixtures for special crops or soil conditions

0-12-10		2-12-10
0-16-6		2-16-6
2-10-8		9-5-7
2- 8-16		

- (b) use any of the mixtures enumerated in paragraph (a) of this Section for any purpose other than as authorized or prescribed from time to time by the Administrator;
- (c) sell, offer for sale, or use any fertilizer containing sulphate of potash, except for a tobacco crop or for use in a greenhouse;
- (d) mix any fertilizer on prescription for any purchaser.
- 5. (1) No person shall pack any mixed fertilizer for domestic sales, except in paper bags containing a net quantity of 100 pounds or in jute or fabric bags containing a net quantity of 200 pounds, 125 pounds or 100 pounds.
- (2) Except for export sales, no person shall print or mark any information or design on any jute or fabric bag to be used to contain any fertilizer; provided, that, the foregoing provision shall not be deemed to prohibit the use of bags now in stock or any second-hand bags, howsoever printed or marked on the date of this Order.
- (3) No person shall print or mark any design, label or information on any paper bag to be used to contain any fertilizer for domestic sales, except in one colour only and in a block on one side only of such bag. The size of the said block shall not exceed one square foot nor be less than one-half square foot; provided, that, all stencils of any larger size now on hand may be used until worn out.
 - 6. (1) No person shall advertise or list any fertilizer on any terms other than
 - (a) for cash payment; or
 - (b) on a sight draft against a bill of lading; or
 - (c) for payment within 30 days from the date of invoice.
- (2) No person shall charge, demand or receive from any other person any interest in excess of the rate of one-half of 1 per cent per month in any case where fertilizer is sold on credit or where payment therefor is deferred.

- (3) No manufacturer, importer, or wholesaler of fertilizers shall quote prices on or sell any fertilizer except on the basis F.O.B. manufacturing or mixing plant or point of importation or authorized warehouse. No equalization of freight costs, freight allowance, or absorption of carrying charge or any discount in lieu thereof is permitted, except with the written consent of the Administrator.
- (4) No agent, distributor or dealer who sells fertilizers at retail to the consumer shall quote prices on fertilizers except ex point of local distribution such as local warehouse, railway car or wharf.
- 7. The maximum price at which any manufacturer, importer or wholesaler may sell or

offer for sale to any agent, distributor or dealer who sells at retail

(a) Any mixed fertilizer, shall be the highest lawful price at which he sold the same or any substantially similar mixed fertilizer to the same agent, distributor or dealer in the Spring selling season of 1942, less any reduction in his manufacturing, selling, distribution and other costs below his costs therefor in the said season. Subject to the provisions of this Order, all the trade terms prevailing in the said season shall be continued;

(b) any fertilizer materials, shall be the sum of

- (i) the cost thereof to him, F.O.B. his plant, importation point or licensed warehouse (as the case may be); and
- (ii) his actual cost (if any) of further processing, bagging, storing and carrying charges; and
- (iii) a mark-up of \$2.00 per ton or 10 cents per 100 pounds; provided, that, in the case of 20 per cent superphosphate or superphosphate of lower grade such mark-up shall not exceed \$1.00 per ton or 5 cents per 100 pounds.
- 8. The maximum price at which any dealer, agent, distributor or co-operative may sell or offer for sale at retail,
 - (a) any mixed fertilizer, shall be his laid down cost price thereof at point of local distribution, plus a reasonable mark-up on such cost price not in any event to exceed that mark-up established by him during the Spring selling season of 1942;

(b) any fertilizer materials, shall be the sum of

(i) his laid down cost price thereof at local point of distribution; and

- (ii) a mark-up of \$2.50 per ton or when less than 1 ton is purchased 15 cents per 100 pounds; provided, that, in the case of 20 per cent superphosphate or superphosphate of lower grade such mark-up shall not exceed \$1.50 per ton or when less than 1 ton is purchased 10 cents per 100 pounds.
- 9. Every person who buys at wholesale any nitrogen, phosphoric acid or ptoash material for fertilizer purposes, shall forthwith furnish to the Administrator all details of and concerning such purchase, including the kind of fertilizer material ordered, its analysis, the quantity ordered, the date of its delivery or promised delivery and the name and address of the supplier.
- 10. Every manufacturer of mixed fertilizers and every wholesaler of such products shall have in his stock and available for sale and delivery a quantity of fertilizer materials for single application or home mixing that approximates 10 per cent of his total tonnage of fertilizers on hand.
- 11. No manufacturer, wholesaler or importer or any other person dealing in fertilizers or fertilizer materials shall discriminate against or differentiate between any of his cash customers, or fail or refuse to supply any such products from time to time available on equal terms as between such customers, provided that nothing in this Section contained shall prohibit any customary differentials based on quantity or conditions of sale.
- 12. Every person described in Sections 7 and 8 herein shall, upon the request of the Administrator or of anyone authorized or deputized by him, exhibit to the Administrator, his deputy or agent, all books, records and other documents as may be required to show and make a full record and disclosure of all transactions and costs of such person as the same relate to the purchasing, importing, mixing, storing, selling and delivering of fertilizers.
- 13. The Administrator may grant such exemption, permit or authority in special cases of individual hardship or in such other cases as he deems proper.

- 14. Administrator's Order No. A-115, dated the 24th day of April, 1942, is hereby rescinded to the extent only, that its provisions may be repugnant to the provisions herein contained.
- 15. Nothing in this Order contained shall be deemed to authorize any person to sell any fertilizer at retail at any price that is higher than the lawful maximum price fixed pursuant to or under authority of the Wartime Prices and Trade Regulations.
- 16. The provisions of subsection (3) of Section 6 above shall become effective on the first day of January, 1943. In all other respects this Order shall be effective on and after its date.

Dated at Ottawa, this 12th day of August, 1942.

G. S. PEART,

Administrator of Fertilizers and Pesticides.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

CONCURRED:

A. M. SHAW,

Chairman, The Agricultural Supplies Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-327, dated August 28, 1942

REVOKED BY

Administrator's Order No. A-434, dated October 13, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-328

Respecting Raw Jute

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

- 1. No person having in his possession or under his control, any raw jute, shall sell, or otherwise dispose of, any part or all of such raw jute unless he first obtains the written permission of the Administrator to such sale.
- 2. No person shall process any raw jute or manufacture any product from raw jute without first obtaining the written permission of the Administrator; provided, however, that any processing of raw jute or manufacturing of any products from raw jute which has been commenced at the date of this Order, may be completed.

Dated at Ottawa, this 11th day of August, 1942.

J. H. F. TURNER, Administrator of Cotton.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Administrator's Order No. A-329, dated August 11, 1942

Respecting Prices for Cuts of Beef

(Effective during period August 3 to August 23, 1942, inclusive.)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-330

Respecting Critical Steel

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, and with the concurrence of the Chairman of the Wartime Industries Control Board, as follows:

- 1. For the purposes of this Order,
- (a) "critical steel" means any hot rolled carbon steel bars, including, but not restricted to, bar size shapes, cold finished steel bars, steel plates, steel sheets, excepting galvanized sheets, and/or structural steel shapes and angles;
- (b) "distributor" means any of the following companies; R. W. Bartram Ltd., Dominion Bridge Co., Ltd., Drummond, McCall & Co. Ltd., A. C. Leslie & Co. Ltd., and Thomas Robertson & Co. Ltd., all of the city of Montreal and J. S. Mitchell & Co. Ltd., of the City of Sherbrooke, all of the Province of Quebec;
- (c) "wholesaler" means any of the persons named in Schedule "A" hereto.
- 2. No distributor shall sell or offer for sale any critical steel to any other distributor or to any wholesaler at a price in excess of the highest lawful price at which he sold any such critical steel during the basic period referred to in the Wartime Prices and Trade Regulations, excepting that the maximum price for hot rolled carbon steel bars, rolled in Canada, when sold by any distributor to any other distributor or to any wholesaler, shall be \$3.25 per one hundred pounds, base, F.O.B., Montreal.
- 3. Every distributor who sells any critical steel to any other distributor or to a wholesaler shall allow to such purchaser a discount of not less than
 - (a) 15 cents per one hundred pounds in the case of hot rolled carbon steel bars, rolled in Canada;
 - (b) 25 cents per one hundred pounds in the case of other hot rolled steel bars, steel plates, steel sheets and structural steel shapes; and
- (c) 50 cents per one hundred pounds in the case of cold finished bars. Every discount, so allowed, shall be shown on the face of the invoice for every such sale.
- 4. With respect to any one size and section of hot rolled carbon steel bars, no distributor shall add to his price to any other distributor or to a wholesaler, any extra or differential for quantity when the transaction is in full or partial satisfaction of an order accepted by the seller on which the buyer has specified one thousand pounds or more of such one size and section.
- 5. The provisions of this Order shall apply to sales of critical steel by any distributor to any wholesaler, only with respect to the kind of critical steel under which the name of such wholesaler is listed in Schedule "A" hereto.

6. The Administrator shall have the power from time to time to add to and/or remove from any part of said Schedule "A" the name of any person; and the addition to or removal from a part of the said Schedule of the name of any person by the Administrator shall have the same effect as an amendment to this Order adding to or deleting from said part, the name of such person.

Dated at Ottawa, this 12th day of August, 1942.

F. B. KILBOURN, Administrator of Iron and Steel.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

CONCURRED:

R. C. BERKINSHAW,

Chairman, The Wartime Industries Control Board.

SCHEDULE "A"

Being Schedule "A" attached to and forming part of Administrator's Order No. A-330

PART I

Kinds of critical steel that the hereinafter named wholesalers are permitted to purchase on the terms set out in said Order:

Structural Angles, Hot Rolled Bars and Bar Shapes-

Name of Wholesaler	Address
Auger & Fils. Austin Bros. Ltd. Bell, A. M., Ltd. Besner, A. H. Brace-Mac Kay Ltd.	Victoriaville. Halifax, N.S. Halifax, N.S. Montmagny. Summerside, P.E.I.
Calkin & Co. Cantin & Fils Ltd. Caverhill, Learmont & Co. Ltd. Chinic Hardware Chown Ltd. Cockburn & Archer.	Kenville, N.S. Quebec, P.Q. Montreal, P.Q. Quebec, P.Q. Kingston, Ont.
Codere Limitee Cote, Boivin & Co. Inc. Cuzner Hardware Co Delton, W. B. & Sons, Ltd. Demers, J. L. Ltd. Demers & Fils P	Sherbrooke, P.Q. Chicoutimi, P.Q. Ottawa, Ont. Kingston, Ont. Levis. Thetford Mines.
De Wolfe Hardware Co. Dobbie & Co. Doyle Reg'd, William Dunlap Bros. Ltd. Emerson & Fisher. Faucher & Fils.	St. Stephen, N.B. Brockville, Ont. Quebec, P.Q. Amherst, N.S. St. John, N.B. Montreal, P.Q.
Fennell & Chandler. Frothingham-Starke, Seybold Ltd. Gervais Freres. Gouin Reg'd, P.A Gravel, Ludger & Fils. Gray-Harvey Co	Montreal, P.Q. St. John's, P.Q. Three Rivers, P.Q. Montreal, P.Q. Ottawa, Ont.
Hebert, L. H., Co. Ltd. Holman, R. T., Ltd. James liros. Kirk, D. G., Ltd. Labelle, C., & Co. Lacroix & Leger Ltd. Lambert Hardware.	Summerside, P.E.I. Perth, Ont. Antigonish, N.S. Three Rivers and Sorel. Montreal, P.Q.

SCHEDULE "A"-Concluded

Being Schedule "A" attached to and forming part of Administrator's Order No. A-330

—Concluded

Name of Wholesaler	Address
emieux, Jos. E., Eng.	Quehec P Q
eroux & Fils Ltd., Andreetang Hardware Co	Montreal P.O.
etourneau, A. G.	Victoriaville
ewis Brothers	
oggie & Co. Ltd., A. R.	
oggie & Co., W. S.	
IcAvity & Sons Ltd., T.	
foore, C. P., Ltd.	
Veill, J. S., & Sons Ltd	
rud'Homme & Fils Ltd., A	Montreal P Q
Rankin, W. A., Ltd.	
Robertson & Co. Ltd., James	
Robertson & Sons, Wm	
Rogers Hardware	
Russell, Hugh & Son	
amson & Filion.	
pinney, E. K.	
tairs, Wm., Son & Morrow Ltd	
tanley, Shaw & Peardon.	
tewart & Stewart	
umner Co. Ltd.	
'aillefer, Ovide	
aylor Hardware (Quebec) Ltd.	
erreau & Racine Ltd.	
hompson & Sutherland Ltd.	
horne, W. H., & Co. Ltd.	
Vatterson & Co. Ltd., J.	
Vorkman, A. & Co. Ltd	
Young, Herman & Co. Ltd	

PART II

Kind of critical steel that the hereinafter named wholesaler is permitted to purchase on the terms set out in said Order:

Cold Finished Steel Bars.

Taylor Hardware, The Geo., Ltd., Noranda.

PART III

Kind of critical steel that the hereinafter named wholesalers are permitted to purchase on the terms set out in said Order:

Steel Sheets—

Coderre Limitee, Sherbrooke, P.Q.

Thompson & Sutherland Ltd., North Sydney, N.S.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-331, dated August 12, 1942

AMENDS

Administrator's Order No. A-275

(See Consolidation of Administrator's Order No. A-275)

Administrator's Order No. A-332

REPLACING

Administrator's Order No. A-119

Respecting Natural Varnish Resins

Whereas in consequence of a shortage in supplies of shellac and of a change in the supply and demand of supplies of other natural varnish resins it is deemed expedient to vary the provisions of Administrator's Order No. A-119 dated the 27th day of April, 1942.

Therefore, pursuant to authority conferred by the Wartime Prices and Trade Board,

I do hereby order, on behalf of such Board, as follows:

Said Administrator's Order No. A-119 is hereby revoked and the following is substituted therefor:

1. For the purposes of this Order,

(a) "Administrator" means the Oils and Fats Administrator from time to time appointed by the Wartime Prices and Trade Board, with the approval of the

Governor in Council;

- (b) "natural varnish resins" means all natural resins including Copal resins and any bastard copals such as Boea, Congo, Loba-manilla and Pontianak; any Kauri gum; any Damar resins such as Batavia Damar, Batu, Black East India, East India Macassar, East India Singapore and Singapore Damar; Acaroid resins (gum accroides); Sandarac; Mastic; Elemi; Dragon's-blood; Gum Kino and any natural lacquers, but shall not include any shellac.
- 2. Every manufacturer or processor of any paint or varnish materials, as said materials are defined in Administrator's Order No. A-304, and every broker and importer of natural varnish resins and any other person, who, on the 20th day of April, 1942, had on hand or in his possession or control any natural varnish resins, shall until further order of the Administrator keep, store and otherwise maintain on hand a quantity of such resins equal to 50 per cent of the quantity thereof, excluding shellac, he had on hand or in his possession or control on the said date.
- 3. On or before the 10th day of the month following each three months' period, commencing with that ending on the 30th day of September, 1942, every person, referred to in Section 2 above as having any natural varnish resins on hand or in his possession or control, shall make and file with the Administrator at Ottawa, Ontario, a report or statement, in writing, on a form provided for such purpose by the Administrator, showing the quantity of each of the natural varnish resins which he

(a) had on hand or in his possession or control on the 20th day of April, 1942;

(b) purchased or otherwise acquired during the three months' period covered by such report;

(c) sold and delivered or otherwise disposed of during said period;

(d) had on hand or in his possession or control at the end of such period, and

- (e) such further and other information as the Administrator may require and is necessary to make full answer to the questions provided in said form.
- 4. No person shall use any natural varnish resins in the manufacture or processing of any barn paint, freight car paint or road marking paint, provided, however, that for the purpose of manufacturing any road marking paint, any person may use not more than one-half pound of Batu gum per gallon of solids thereof.

Dated at Ottawa, this 13th day of August, 1942.

PHYLLIS G. TURNER,
Oils and Fats Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Administrator's Order No. A-333

Respecting Shellac

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

1. For the purposes of this Order,

(a) "Administrator" means the Oils and Fats Administrator from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;

(b) "cut shellac" means any shellac which has been rendered soluble;

- (c) "shellac" means any lac of all grades produced from the secretions of *Tachardia Lacea* and includes Seedlac and all such lac which has been bleached but does not include any lac which has been cut or incorporated in protective or technical coatings.
- 2. Except as provided in Section 3 of this Order, no person shall use any kind of shellac, in any form, for any purpose or in any manner other than as set out in Schedule "A" hereto; provided, however, that the Administrator may, in writing, permit any person to use any shellac in the maintenance and construction of any buildings required by any of His Majesty's Armed Forces or for the maintenance and repair of any vehicles provided for any such force.
- 3. For the purpose of essential industrial maintenance or essential civilian maintenance, the essentiality of which shall be determined by the Administrator any person may in any three months' period commencing with that ending on September 30, 1942, but only with the permission in writing from the Administrator, use bleached shellac in a quantity not to exceed 30 per cent of the quantity of all grades of shellac used for any such purpose by such person in the corresponding three months' period of 1941. Nothing in this Section shall be contrued as permitting any one to sell or deliver any shellac to any person engaged as a wholesaler or retailer of hardware.
- 4. Every manufacturer or jobber, who has any cut shellac in his stock on the date of this Order,
 - (a) shall furnish the Administrator within fourteen days from such date, a stock sheet containing all details as to quantities and otherwise of such stock;
 - (b) shall, until his supply thereof has been exhausted, make a monthly return to the Administrator, not later than ten days after the close of each calendar month, showing all sales and deliveries of such stock made by him in and during the month concerning which the return is made.
- 5. Every person who has any shellac, in its dry form or state, in his stock or in his possession or control, shall file with the Administrator, not later than ten days after the close of each calendar month hereafter, a report thereon in the form prescribed by the Administrator.
- 6. Every person who participates in any transaction with respect to any shellac, including cut shellac, or who uses any such product, shall maintain and preserve complete records of all such transactions and inventories of all such shellac in a manner satisfactory to the Administrator.
- 7. Any person affected by this Order who considers that compliance therewith would work an exceptional and unreasonable hardship upon him, or would be unreasonably disproportionate compared with the amount of shellac conserved, or that compliance with this Order would disrupt or impair a program of conversion from non-defence to defence work, may appeal by addressing a letter to the Administrator, the Wartime Prices and Trade Board, Ottawa, Ontario, setting forth the pertinent facts and the reasons he considers that he is entitled to relief. The Administrator may thereupon take such action as is deemed necessary.

Dated at Ottawa, this 13th day of August, 1942.

PHYLLIS G. TURNER, Oils and Fats Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

Being Schedule "A" attached to and forming part of Administrator's Order No. A-333 $\,$

The use of shellac is permitted in the manufacture of the products and devices, and where the context permits as a component part, ingredient or agent, as hereinafter set forth:

- 1. Abrasive compositions including grinding wheels, emery cloth, emery paper or other grinding manufacturers.
- 2. Cellulose lacquers, as a component in such compositions but not to exceed 8 per cent by weight of the total composition.
 - 3. Cementing agent for lenses.
 - 4. Electrical insulation and manufacturing involving
 - (a) bonding, insulating agent in electrical condensers.
 - (b) cementing agent for electric base lamps, caps, radio tubes, and such like.
 - (c) damp proofing and insulating material for electrical appliances, electric coils and winding electric motors, generators and other such machines.
 - (d) sealing agent for dry batteries.
 - (e) for finishing or colouring lamp bulbs, for which purpose bleached shellac only may be used.
 - 5. Explosives.
 - (a) for the interior and exterior coating for munitions.
 - (b) as a binder and/or pelleting adhesive in explosive compositions.
 - (c) in a flame carrier for military signals and pyrotechnics.
 - 6. Gaskets, as a sealing compound in gasket compositions.
- 7. Health supplies, for the purpose of manufacturing special health supplies such as artificial limbs and such like.
 - 8. Inks, as an ingredient in the manufacture of marking and drawing inks, stamp pads.
- $9.\ \mathrm{Instruments},$ in the construction of nagivational communication and scientific instruments.
 - 10. Marine paints.
 - 11. Matrices for grinding and polishing optical glass.
 - 12. Mirrors.
- 13. Metallurgy, as an antiporosity agent, in which case bleached shellac only may be used.
 - 14. Pattern making, coatings for wood patterns for castings.
- 15. Pharmaceutical, as a glazing agent for pills, tablets and such like. In which case bleached shellac only may be used.
- 16. Photography, as a protective coating antihalation layer on the back of films. In which case bleached shellac only may be used.
- 17. Printing, as a process material in lithography and process engraving. Bleached shellac only may be used.
- 18. In the manufacture of rubber products as a surface finish to protect rubber against atmospheric oxidation. Bleached shellac only may be used.
 - 19. Sealing wax compositions.
 - 20. Spinning bobbins for refinishing. Bleached shellac only may be used.
- 21. Special uses, mimeograph, centralizing tissue, backing sheets, cement topping ink and mimeograph ink.
- 22. Waterproofing or finishing agent for leather sold under contract to the Defense Services. For civilian services quota must be made up from a minimum of 50 per cent of bleached shellac.
- 23. Laboratories, scientific research by an accredited research or control laboratory, when the aggregate amount of shellac consumed during any calendar year shall not exceed 100 pounds.
- 24. Vocational instruction purposes, in an accredited institution where the aggregate amount of shellac consumed during the calendar year shall not exceed 200 pounds.

Administrator's Order No. A-334

Respecting the Price of Used Clothing

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, and with the concurrence of the Administrator of Retail Trade, as follows:

- 1. Save as hereinafter expressly excepted, the maximum price at which any person may, on or after September 1, 1942, sell or offer for sale, at retail, any used clothing,
 - (a) of good quality and condition, being free of patches, darns, tears and holes, thoroughly cleaned and having all buttons and other means of fastening attached thereto, shall be the price therefor, as follows:
 - (i) man's three-piece suit, \$18.00;
 - (ii) man's winter overcoat, \$18.00;
 - (iii) man's light overcoat, \$14.00;
 - (iv) man's suit-coat, \$5.00;
 - (v) man's vest, \$1.50;
 - (vi) man's trousers, \$4.50;
 - (vii) woman's winter cloth coat, plain, or trimmed with inexpensive fur, \$12.00
 - (viii) woman's dress, \$3.00;
 - (ix) woman's two-piece suit, \$7.00;
 - (x) boy's suit-coat, \$1.50;
 - (xi) girl's coat, (up to ten years), \$4.50;
 - (xii) girl's coat (over ten years), \$6.00;
 - (xiii) boy's leather coat, up to size 34, \$6.00;
 - (xiv) man's coat, horsehide leather, \$9.00;
 - (xv) man's sheepskin coat, 36", \$8.00;
 - (xvi) man's sheepskin coat, full length, \$14.00;
 - (xvii) man's mackinaw, \$5.00; with fur collar, \$6.50;
 - (xviii) man's raincoat, \$4.00;
 - (xix) man's trench coat, \$8.00;
 - (b) of any quality and condition inferior to that stipulated in subsection (a) above, shall be lower, by a reasonable amount, than the maximum price therefor set forth above;

provided, however, that in any case where the highest lawful price at which any person sold any used clothing, at retail ,during the basic period, namely, September 15, 1941, to October 11, 1941, was lower than the maximum price therefor as above set forth, such person shall continue to sell such used clothing at prices not exceeding his basic period price for same.

- 2. Any person carrying on the business of selling used clothing at retail, who now has on hand any men's three-piece suits, and men's winter overcoats of the kinds and qualities similar to those which were sold by such person during the said basic period at prices in excess of \$18.00 each, shall, not later than August 31, 1942, send to the Administrator of Used Goods, a list of such suits and overcoats, together with full particulars thereof, and the prices at which he sold similar garments during the said basic period. Upon the filing of such list as aforesaid, such person may sell the said listed suits at any time up to and including the 30th day of September, 1942, and the said listed overcoats at any time up to and including the 31st day of Debember, 1942, at a price not exceeding his basic period price therefor or at \$20.00 each, whichever is less.
 - 3. The Administrator of Used Goods may
 - (a) at any time, and from time to time, order or require any person referred to in Section 2 above, to discontinue the sale of any or all of the suits and overcoats listed as aforesaid, at the prices permitted in said Section 2;

- (b) in special circumstances, authorize and approve of the sale of any used clothing of unusually good quality and condition, or of any woman's fur trimmed cloth coat having valuable fur thereon, at a price in excess of the maximum price therefor as aforesaid.
- 4. Every used clothing dealer shall post, and keep posted, in a conspicuous place in the premises used by him in selling used clothing, a true copy of this Order.

Dated at Ottawa, this 17th day of August, 1942.

S. GODFREY,
Administrator of Used Goods.

APPROVED:

D. GORDON,

Chairman. The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-335, dated August 13th, 1942

AMENDS

Administrator's Order No. A-305

(See Consolidation of Administrator's Order No. A-305)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-336

Respecting Wrapping of Corrugated Cartons and Products

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

- 1. No manufacturer of solid fibreboard containers or corrugated fibreboard containers shall hereafter wrap, bundle, or box any corrugated fibre cartons or solid fibre cartons or parts thereof for storage or delivery in any manner which requires the use of paper, board or boxes save in the cases specified in Section 2 hereof.
- 2. Notwithstanding the provisions of Section 1 of this Order, the articles hereinafter listed may be wrapped, bundled or boxed in any manner necessary to ensure safe delivery:
 - (a) parts of 2-piece or 3-piece cartons: single faced and/or double faced sheets where the area in each piece is less than 144 square inches;

(b) unfaced corrugated sheets;

- (c) small partitions where the cell size for the smallest diameter is 2" or less, provided the cell height is 6" or less;
- (d) all shipments where the manufacturer ships to a foreign country other than the United States.
- 3. Nothing in this Order contained shall be construed as preventing the sale, delivery, or use of any such containers wrapped prior to the date of this Order.

Dated at Ottawa, this 13th day of August, 1942

F. C. HAYES,

Administrator of Shipping Cases.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD Administrator's Order No. A-337, dated August 14, 1942

AMENDS

Administrator's Order No. A-138

(See Consolidation of Administrator's Order No. A-138)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-338, dated August 14, 1942

AMENDS

Administrator's Order No. A-139

(See Consolidation of Administrator's Order No. A-139)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-339, dated August 14, 1942

Amends

Administrator's Order No. A-141

(See Consolidation of Administrator's Order No. A-141)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-340, dated August 14, 1942

REVOKED BY

Administrator's Order No. A-444, dated October 16, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-341, dated August 10, 1942

REVOKES

Administrator's Order No. A-223

(Revocation Only)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-342

Respecting Rotenone

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

1. For the purposes of this Order, "rotenone" means the active alkaloid contained in Derris, Cube, Timbo, and other roots and plants.

- 2. No person shall manufacture, process, prepare, compound, retain or hold in his possession, use, sell, offer for sale or dispose of in any way, any Derris, Cube, Timbo, or other rotenone bearing material for any purpose or use other than one of the following purposes or uses:
 - (a) use as a delousing agent or for other medical purposes by the armed forces of His Majesty and of any nations allied to His Majesty;
 - (b) use as a means of controlling
 - (i) warble flies of cattle;
 - (ii) pea aphids and flea beetles affecting crops for food or industry; and
- (iii) insect pests affecting brussels sprouts, cabbage, cauliflower, spinach, celery, lettuce and other vegetables having edible tops; provided, however, that nothing herein contained shall prohibit
 - (i) a retailer from selling or disposing of any packaged rotenone product, registered under The Pest Control Products Act, that he has in his possession or under his control at the date of this Order;
 - (ii) a purchaser of such packaged product from using it for the purpose for which it is registered and labelled under The Pest Control Products Act.
- 3. Notwithstanding Section 2 of this Order, the Administrator of Fertilizers and Pesticides may, by permit in writing authorize the sale and use of rotenone and/or rotenone products for any purpose that he may deem advisable.

Dated at Ottawa, this 17th day of August, 1942.

G. S. PEART,

Administrator of Fertilizers and Pesticides.

APPROVED:

D. GORDON.

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-343, dated August 17, 1942

Amends
Administrator's Order No. A-307

(See Consolidation of Administrator's Order No. A-307)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-344

REPLACING

Administrator's Order No. A-285

Respecting the Price of Tin

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, and with the concurrence of the Chairman of the Wartime Industries Control Board, as follows:

1. Administrator's Order No. A-285, dated the 7th day of July, 1942, is hereby revoked.

2. The maximum price, per pound, at which any person may sell any tin, contained in one hundred pound ingots,

(a) Having a purity of 99.80 per cent or higher, in any quantity hereinafter enumerated, shall not exceed the price therefor, as follows:

	Per pound
	cents
10,000 lbs. and over	$63\frac{1}{2}$
2,000 lbs. up to but not including 10,000 lbs	$64\frac{1}{2}$
1,000 lbs. up to but not including 2,000 lbs	65
500 lbs. up to but not including 1,000 lbs	66
Less than 500 lbs	67

(b) Having a purity of 99 per cent and up to but not including 99.80 per cent, in any quantity hereinafter enumerated, shall not exceed the price therefor, as follows:

	Per pound
	cents
10,000 lbs. and over	$62\frac{3}{4}$
2,000 lbs. up to but not including 10,000 lbs	
1,000 lbs. up to but not including 2,000 lbs	$64\frac{1}{4}$
500 lbs. up to but not including 1,000 lbs	$65\frac{1}{4}$
Less than 500 lbs.	$66\frac{1}{4}$

Each said price is net cash F.O.B. supplier's warehouse and is exclusive of sales tax.

- 3. No person shall re-melt any such ingot of tin and cast same for sale to others in any size (by weight), other than 28 pounds, 3 to 10 pounds (both inclusive) and/or one pound or less.
- 4. The maximum price that any person may charge for the work and service of remelting and casting as aforesaid shall be, for the casting of
 - (a) any 28 pounds ingot, 1 ct. per pound;
 - (b) any ingot 3 to 10 pounds (both inclusive), $1\frac{1}{2}$ cts. per pound;
 - (c) any bar of one pound or less, 2 cts. per pound.

Dated at Ottawa, this 17th day of August, 1942.

G. C. BATEMEN,
Administrator of Non-Ferrous Metals (Primary).

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

CONCURRED:

R. C. BERKINSHAW,

Chairman, The Wartime Industries Control Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-345, dated August 8, 1942

REVOKES

Administrator's Order No. 273

(Revocation Only)

Administrator's Order No. A-346

Respecting Cotton Sewing Thread—Colours

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

1. for the purposes of this Order,

(a) "Manufacturer" means any person engaged in the manufacture of consumer goods in which sewing threads are used;

(b) "processor" means any person engaged in the manufacture, processing or dying

of sewing threads.

2. No processor shall hereafter manufacture, process or supply to any wholesaler or retailer and no wholesaler or retailer shall hereafter purchase for resale to retailers or consumers any cotton sewing threads in any shades or colours other than the following:

Old Glory Blue Copper Singalee Marine Champagne Negro Platinum Peach White Black Silver Wing Pink Salmon Mole Taupe Briar Rose Air Force Blue Violet Chinese Earth Pekin Green Scarlet Serpent Cardinal Copenhagen Marmora Pirate Green Old Rose Wine Sultana Red Polo Green Olympic Blue Dark Lilac Palma Green Ceramic Blue Mustard Green Beige Heliotrope Straw Russian Violet Tan Yellow Mother Goose Turquoise Bird Blue Orange Putty Monkey Skin Khaki Navy Blue Indian Tortoise Shell

3. No processor shall hereafter manufacture, process or supply to any manufacturer and no manufacturer shall purchase any sewing threads for use in the manufacture of con-

sumer goods in any shades or colours other than the following:

Light Gray Baby Pink Steel Gray Pink Emerald Air Force Blue Rose Dark Khaki Smoke Crimson Dark Green Maize Orange Maroon Gold Red Violet Baby Blue Eggshell Peach Light Blue Ecru Light Khaki Medium Blue Goldon Brown Medium Khaki Royal Blue Beaver Light Tan Navy Blue Chestnut White Teal Dark Brown Natural Black

4. Nothing in this Order contained shall prohibit the sale, distribution or use of any sewing threads (a) now in stock or in process of manufacture, or (b) required for the use of the armed forces.

Dated at Ottawa, this 18th day of August, 1942.

J. H. F. TURNER, Administrator of Cotton.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Administrator's Order No. A-347

Respecting Steel Shafts in Golf Clubs, Ski Poles, Badminton Rackets and Fishing Rods

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:—

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Sundry Items N.O.P. from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "shafts" means hollow steel shafts or shafts of other metal for golf clubs, ski poles, badminton rackets and fishing rods and shall include solid or tubular metal wire or rods for fishing rods.
- 2. No person shall after the first day of November, 1942, except with the written permission of the Administrator, manufacture any Golf Clubs, Ski Poles or Fishing Rods having metal shafts or any Badminton Rackets using metal shafts for handles.
- 3. Every manufacturer of any of the articles mentioned in Section 2 shall report to the Administrator on or before the tenth day of November, 1942, his finished and unfinished stock of steel shafts as of the first day of November, 1942, for each of the articles mentioned in Section 2.
- 4. Manufacturers are permitted to repair, after the first day of November, 1942, any of the articles referred to in Section 2 and to use in such repairs parts or shafts on hand fabricated prior to the said date, provided that any manufacturer making such repairs after the said date shall keep a list of items so repaired which shall be available for inspection by the Administrator.

Dated at Ottawa, this 18th day of August, 1942.

G. P. SABISTON,
Administrator of Sundry Items.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Administrator's Order No. A-348

Respecting Stove Bolts

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

- 1. No person shall hereafter manufacture any stove bolts in sizes or specifications differing from those set forth in Schedule "A" hereto as "Stock Production Sizes," provided that stove bolts in sizes and specifications other than Stock Production Sizes may be manufactured
 - (a) for orders calling for the manufacture and delivery at one time and to a single destination of not less than 15,000 identical pieces;
 - (b) for orders less than 15,000 pieces, provided further that the manufacturer shall be entitled to add to his regular charges a further or service charge not in excess of \$5.00 in respect of each such order.

Dated at Ottawa this 19th day of August, 1942.

H. H. FOREMAN,

Administrator of Fabricated Steel and Non-Ferrous Metals.

APPROVE D:

D. GORDON

Chairman, The Wartime Prices and Trade Board.

Note.—Nothing in this Order authorizes any price in excess of any maximum price otherwise established pursuant to The Wartime Prices and Trade Regulations.

SCHEDULE "A"

Being Schedule "A" attached to and forming part of Administrator's Order No. A-348

RESPECTING STOVE BOLTS

Stock Production Sizes

Tanadh (in inches)	Diameter (in inches)								
Length (in inches)	1/8"	5/32"	3/16"	1/4"	5/16"	3/8"			
υ υ	FR FR FR FR FR FR FR R	FRV FRV FRV FRV FRV FR FR FR	FRV FRV FRV FRV FRV FRV FRR FR FR FR FR FR FR FR FR	FRV FRVV FRVV FRRV FRRV FRR FRR FRR FRR	FR V FFRR V FFRRRERERERERERERERERERERERERERERERERER	FRRRFRRR FRRRFFRR FFRRRFFRRRRFRRRRRRRRR			

Note.—Sizes considered as stock production sizes are marked with letters which indicate the styles of head, as follows:—F—Flat Head.

R-Round Head

V-Oven or Truss Head.

Administrator's Order No. A-349

Respecting Machine Screws

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:—

- 1. No person shall hereafter manufacture any machine screws in sizes or specifications different from those set forth in Schedule "A" hereto as "Stock Production Sizes" provided that machine screws in sizes and specifications other than Stock Production Sizes may be manufactured
 - (a) for orders calling for the manufacture and delivery at one time and to a single destination of not less than 15,000 identical pieces,
 - (b) for orders less than 15,000 pieces, provided further that the manufacturer shall be entitled to add to his regular charges a further or service charge not in excess of \$5.00 in respect of each such order.

Dated at Ottawa this 19th day of August, 1942.

H. H. FOREMAN,

Administrator of Fabricated Steel and Non-Ferrous Metals.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Note.—Nothing in this Order authorizes any price in excess of any maximum price otherwise established pursuant to the Wartime Prices and Trade Regulations.

SCHEDULE "A"

Being Schedule "A" attached to and forming part of Administrator's Order No. A-349

STEEL SCREWS, MACHINE SCREW NUMBER OR NOMINAL SIZE

ndards	Dia- meter (in in.)	1/4 1/4	т	28	KTFFFFF RY				
Canadian Engineering Standards Association Fine-thread series	gauges)	10	Threads per inch	32	REPROPEROPEROPEROPEROPEROPEROPEROPEROPER				
lian Engineering Association Fine-thread se	Diameter (in gauges)	9 1	Threa	40	は は よ に に に に に に に に に に に に に				
Canac	Diar	4		48	民年百月月月日日日 民 民民民民民民民民民民民民民民民民民民民民民民民民民民民民民民				
	hes)	(C) (20)	15 ° °	16	RANT PRRPART RANT RANT PRRPART RANT RANT RANT RANT RANT RANT RANT R				
	Diameter (in inches)	16		18	R. PROP FROP FROP FROP FRP FRP FRP FRP FRP FRP FRP FRP				
	Diame	# 44 #		20	RRP FRRP FRROP FRROP FRROP FRROP FRROP FRROP FRROP FRROP				
ociation						12		24	R RP FROP FROP FROP FROP FROP FROP FROP
dards Ass series		10	er inch	24	REPTON FROM FROM FROM FROM FROM FROM FROM FROM				
gineering Standards Coarse-thread series	(88)	80	Threads per inch	32	RECOPTION OF TROPERSOP FROPERSOP FROPERSON FROPERSOP FRO				
Canadian Engineering Standards Association Coarse-throad series	Diameter (in gauges)	9		32	RP FROP FROP FROP FROP FROP FROP FROP FR				
Canac	Diamet	20		40	REPTER TREPTER				
		4		40	RROP FROP FROP FROP FROP FROP FROP FROP				
		60		48	RARPA RARPA RARPA RAPA RAPPA R				
		2		56	REAL REAL PROPERTY OF THE PROP				
	Length (inches)				HO ON THE STATE SOUTH SO				

Note:—Sizes considered as stock production sizes are marked with letters which indicate the styles of head, as follows: F—Flat Head.

R—Round Head.

O—Oval Head.

SCHEDULE "A"—Continued

Being Schedule "A" attached to and forming part of Administrator's Order No. A-349

BRASS SCREWS, MACHINE SCREW NUMBER OR NOMINAL SIZE

Canadian Engineering Standards Association Fine-thread series	Diameter (in gauges)	10	Threads per inch	32	R FRP FROP FROP FROP FROP FROP FROP FROP	
	ches)	20/00		16	THE REPRESENTATION OF THE PROPERTY OF THE PROP	
	Diameter (in inches)	16 "		18	R FRR FRR FRR FRR FRR FRR FRR FRR FRR F	
	Diam	44		20	R R R R R R R R R R R R R R R R R R R	
iation		12		24	R H HHHRH HH H	
Canadian Engineering Standards Association Coarse-thread series		10	ch	24	FRP FRP FROP FROP FROP FROP FROP FROP FR	
ering Stand se-thread s		00	Threads per inch	32	RECOPTROPERSOP FROP FROP FROP FROP FROP FROP FROP FR	
ian Engine	in gauges)	9	Thr	32	R FROP FROP FROP FROP FROP FROP FROP FRO	
Canad	Diameter (in gauges)	5		40	R FRP FRP FRP FRP FRP FRP FRP FRP FRP	
			4		40	R FRP FRO FRO FRO FR FR FR FR FR
		ಣ		48	ARTHARA PARARA ARTHARA	
		2		56	R R R R R R R R R R R R R R R R R R R	
	Length (inches)		'		Liko Wanta Plocijo Pranjeravska posta – minimi minimi mora 20 20 20 20 20 20 20 20 20 20 20 20 20	

Note:—Sizes considered as stock production sizes are marked with letters which indicate the styles of head, as follows:

F—Flat Head.

R—Round Head.

O—Oval Head.

Administrators' Order No. A-350

Respecting Steel Rivets one-half inch in diameter and larger

Purusant to authority conferred by the Wartime Prices and Trade Board, I do hereby order on behalf of such Board, as follows:—

- 1. No person shall hereafter manufacture any steel rivets having a diameter of one-half inch or larger in any sizes or specifications differing from those set forth in Schedule "A" hereto as "Stock Production Sizes", provided that steel rivets one-half inch in diameter or larger may be manufactured to special order in other than such Stock Production Sizes. A manufacturer shall be entitled to add in addition to his regular charge a further or service charge not in excess of \$5.00 in respect of each such order for any size differing from such Stock Production Sizes.
- 2. Nothing in this Order shall apply to steel rivets one-half inch in diameter and larger supplied to the Ship-Building Industry.

Dated at Ottawa this 19th day of August, 1942.

H. H. FOREMAN,

Administrator of Fabricated Steel and Non Ferrous Metals.

APPROVED:

D. GORDON

Chairman, The Wartime Prices and Trade Board.

Note:—Nothing in this Order authorizes any price in excess of any maximum price otherwise established pursuant to the Wartime Prices and Trade Regulations.

SCHEDULE "A"

Being Schedule "A" attached to and forming part of Administrator's Order No. A-350

RIVETS-ROUND HEAD

Stock Production Sizes

T		Diameter (i	n inches)	
Length (in inches)	1"	5"	3"	7/8
	X X X X X	X X X X	X X X X	X
,		Z.	X	X
,		7.	7-	Y
		2,5	37	37
		1	77	A
/ 		1	X	X
			7.	v
			4	A

Note.—Sizes considered as stock production sizes are marked with the letter "X".

Administrator's Order No. A-351

Respecting Stove Bolt Nuts and Machine Screw Nuts

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:—

- 1. No person shall hereafter manufacture any stove bolt nuts or machine screw nuts in sizes or specifications differing from those set forth in Schedule "A" hereto as "Stock Production Sizes", provided that stove bolt nuts and machine screw nuts in sizes and specifications other than Stock Production Sizes may be manufactured
 - (a) for orders calling for the manufacture and delivery at one time and to a single destination of not less than 15,000 identical pieces;
 - (b) for orders less than 15,000 pieces, provided further that the manufacturer shall be entitled to add to his regular charges a further or service charge not in excess of \$5.00 in respect of each such order.

Dated at Ottawa this 19th day of August, 1942.

H. H. FOREMAN,

Administrator of Fabricated Steel and Non-Ferrous Metals.

APPROVED:

D. GORDON.

Chairman, The Wartime Prices and Trade Board.

Note:—Nothing in this order authorizes any price in excess of any maximum price otherwise established pursuant to the Wartime Prices and Trade Regulations.

SCHEDULE "A"

Being Schedule "A" attached to and forming part of Administrator's Order A-351

Respecting Stove Bolt and Machine Screw Nuts—Stock Production Sizes

	Dimensions						Mac Screw	tare hine Nuts id Brass	Square Stove Bolt Nuts Steel
Screw Size	Width Across Flats	Thick- ness	Three per l		Coarse Thread	Fine Thread	Coarse Thread	Fine Thread	Coarse Thread
2 3 4 5 5 6 8 10 12 12 12 13 8 8 1 8 1 8 1 8 1 8 1 8 1 8 1 8 1 8	3 6 3 7 1 4 4 1 5 1 6 1 6 1 7 7 6 7 1 5 6 6 1 1 5 1 5 6 6 1 1 5 1 5 6 6 1 1 5 1 5	1 (6) 1 (3) (3) (7) (4) (6) (6) (6) (7) (7) (7) (7) (7) (7) (7) (7) (7) (7	56 48 40 40 32 32 32 24 24 20 18	64 56 48 44 40 36 32 28 28 24 24	X X X X X X X X X X	X X X	X X X X X X X X X X	X	X X X X

Note:-Sizes considered as Stock Production Sizes are marked with an "X".

Administrator's Order No. A-352

Respecting Self-Tapping Sheet Metal Screws

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:—

- 1. No person shall hereafter manufacture any self-tapping sheet metal screws in sizes or specifications differing from those set forth in Schedules "A", "B", "C" and "D" hereto as "Stock Production Sizes", provided that self-tapping sheet metal screws in sizes and specifications other than Stock Production Sizes may be manufactured
 - (a) for orders calling for the manufacture and delivery at one time and to a single destination of not less than 15,000 identical pieces;
 - (b) for orders of less than 15,000 pieces, provided further that the manufacturer shall be entitled to add to his regular charges a further or service charge not in excess of \$5.00 in respect of each such order.

Dated at Ottawa, this 19th day of August, 1942.

H. H. FOREMAN,

Administrator of Fabricated Steel and Non-Ferrous Metals.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Note:—Nothing in this Order authorizes any price in excess of any maximum price otherwise established pursuant to The Wartime Prices and Trade Regulations.

SCHEDULE "A"

Being Schedule "A" attached to and forming part of Administrator's Order No. A-352.

Type "A" Self-Tapping Sheet Metal Screws

Stock Production Sizes

Length (in inches)	Diameter of Screws (in gauges)											
	No. 4	No. 6	No. 7	No. 8	No. 10	No. 12	No. 14					
# # # # # # # # # # # # # # # # # # #	RBSFO RBSFO RBFO RBFO	RBSFO RBSFO RBFO RBFO RBFO RBFO	RBSFO RBFO RBFO RBFO RBFO	RBSFO RBSFO RBSFO RBSFO RBFO RBFO RBFO	RBSFO RBSFO RBSFO RBSFO RBFO RBFO RBFO RBFO	RB RB RBF RB RBF RBF	RB RBFO RBFO RBFO RBF RBF					

Note.—Sizes considered as stock production sizes are marked with letters which indicate the styles of head, as follows:

R-Round Head

B-Binding Head

S-Stove head

F-Countersunk Flat Head

O-Countersunk Oval Head

SCHEDULE "B"

Being Schedule "B" attached to and forming part of Administrator's Order No. A-352

Hexagon Head Self-Tapping Cap Screws

Stock Production Sizes

Length (in inches)		Dian (in ga	Diameter (in inches)			
	No. 6	No. 8	No. 10	No. 14	5/16"	3/8"
		X X X X X X X		X X X X X X X X	X X X X X	X X X X X X

Note.—Sizes considered as stock production sizes marked with an "X".

SCHEDULE "C"

Being Schedule "C" attached to and forming part of Administrator's Order No. A-352

Type "U" Hardened Metallic Drive Screws

Stock Production Sizes

Length				Diar	neter of	Screws (i	n gauges)		
(in inches)	No. 00	No. 0	No. 2	No. 4	No. 6	No. 7	No. 8	No. 10	No. 12	No. 14
18" 3/16" 3/16" 5/16" 5,16" 5,000 5,	BB	B B B	B B B	B B B	B B B	0000	000	000	000	aaa

Note.—Sizes considered as stock production sizes are marked with letters which indicate the following:

B-indicates that size is Standard in Brass Plated Finish.

S-indicates that size is Standard in Plain Steel.

SCHEDULE "D"

Being Schedule "D" attached to and forming part of Administrator's Order No. A-352

Type "Z" Self-Tapping Sheet Metal Screws

Stock Production Sizes

Length	Diameter of Screws (in gauges)											
(in inches)	No. 2	No. 4	No. 6	No. 7	No. 8	No. 10	No. 12	No. 14				
" /16" /16" " " " " " " " " " " " " " " " " " "	RB RBFO RBFO RB RB	RBS RBSFO RBS RBSFO RBFO	RBS RBSFO RBSFO RBSFO RBFO RBFO RBFO	RB RB RB RB	RBS RBS RBSFO RBSFO RBSFO RBFO RBFO RFO	RBS RBS RBS RBSFO RBSFO RBFO RBFO RFO RFO	RB RB	RBS RBS RBF RBF RBF RFF RFF				

Note.—Sizes considered as stock production sizes are marked with letters which indicate the styles of head, as follows:—

R-Round Head

B-Binding Head

S-Stove Head

F-Countersunk Flat Head

O—Countersunk Oval Head

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-353, dated August 20, 1942

Respecting Prices for Cuts of Beef

(Effective during period August 24 to September 13, 1942, inclusive)

THE WARTIME PRICES AND TRADE BOARD Administrator's Order No. A-354, dated August 21, 1942

AMENDS

Administrator's Order No. A-29

(See Consolidation of Administrator's Order No. A-29)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-355

Respecting Ceramic Products

Whereas, in order to avoid the wasteful and unnecessary use and distribution of goods, it is desirable to prevent the use of Ceramic Products as premiums or otherwise for the inducement of purchases of other goods and services;

Therefore, pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, and with the concurrence of the Administrator of Retail Trade, the Administrator of Wholesale Trade and the Administrator of Services, as follows:

1. For the purposes of this Order,

"Ceramic Products", without limiting the generality of the term, shall mean and include all kinds of ceramic and clay tableware, dinnerware and kitchenware.

- 2. No person shall after the 30th day of September, 1942, give, sell or distribute Ceramic Products or cause or permit the same to be given, sold or distributed as a trade inducement, attendance inducement, prize or award, or in exchange wholly or partly for coupons or in any similar manner.
- 3. No person shall, hereafter, enter into or participate in any contract or arrangement for the manufacture, import or sale of Ceramic Products for any purpose or use prohibited by Section 2 of this Order.

Dated at Ottawa, this 24th day of August, 1942.

G. P. SABISTON,
Administrator of Sundry Items.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-356

Respecting Maximum Prices for Biscuits Manufactured in the Provinces of Quebec, New Brunswick, Nova Scotia and Prince Edward Island

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, and with the concurrence of the Administrator of Wholesale Trade and the Administrator of Retail Trade, as follows:

 For the purposes of this Order, "Biscuits" means and includes any kind of biscuit known as such to the grocery and confectionery trades.

- 2. The maximum price per pound at which a manufacturer may hereafter sell or offer for sale any kind of biscuit manufactured in the Province of Quebec, New Brunswick, Nova Scotia or Prince Edward Island shall not exceed by more than one cent the highest lawful price per pound at which such manufacturer sold or offered for sale biscuits manufactured in the same province and of the same or substantially the same kind and quality to the same class of customer during the basic period as defined by The Wartime Prices and Trade Regulations.
- 3. (1) Any wholesaler whose actual cost of such biscuits had been increased pursuant to the provisions of this Order may increase his maximum lawful price for such buscuits by the actual amount of such increase in the cost to him of such biscuits; provided, that in any event such increase shall not exceed one cent per pound;
- (2) Any retailer whose actual cost of such biscuits has been increased pursuant to the provisions of this Order may increase his maximum lawful price for such busciits by the actual amount of such increase in the cost to him of such biscuits; provided that in any event such increase shall not exceed one cent per pound.

Dated at Ottawa, this 25th day of August, 1942.

J. G. TAGGART,
Foods Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD Administrator's Order No. A-357, dated August 25, 1942

AMENDS

Administrator's Order No. A-221

(See Consolidation of Administrator's Order No. A-221)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-358

Respecting Floor and Roof Drain Fittings

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

1. Except with the written permission of the Administrator of Heating, Plumbing, Air Conditioning Equipment and Supplies, no person shall, after the 1st day of October, 1942, manufacture floor and roof drain fittings unless such floor and roof drain fittings are of one or other of the types listed in Schedule "A" hereto, and are made in accordance with, or substantially in accordance with the specifications listed opposite such types named in said Schedule; provided that nothing herein contained shall prohibit the completion and sale of any other types of floor and roof drain fittings, the manufacture of which had been commenced at the date of this Order.

Dated at Ottawa, this 26th day of August, 1942.

E. J. LAIDLAW,

Administrator of Heating, Plumbing, Air Conditioning Equipment and Supplies.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEUDLE "A"

Being Schedule "A" attached to and forming part of Administrator's Order No. A-358

Type	Specifications	Similar to
A. Black Cast Iron Floor Drains only with Yellow Brass Polished Strainers		
1. Floor Drains	2" with 4" or 5" strainer 3" with 5" strainer 4" with 5" strainer	Emco-Josam #200-A M & T 2-A.
2. Floor Drains		Emco-Josam #300 M & T 30.
3. Floor Drains	4" with 8" Grate	Emco-Josam #514 M & T 51.
4. Floor Drains, Heavy Type, Double Strainer.	4" with 10" Grate	Emco-Josam #534-A M & T 53A
5. Floor Drain with Bucket	4" with 10" Grate	Emco-Josam #564AG M & T 56AG.

SCHEDULE "A"—concluded

Туре	Specifications	Similar to
6. Floor Drain and Deep Seal Trap Combined.	4" outlet	Emco-Josam #714-A M & T 71A
7. Combined Floor Drain— Back Water Trap.	4" with 8" Grate	Emco-Josam #754-A M & T 75A
8. Quick Flow Floor Drain	2", 3" and 4" with Cast Iron Gate.	Anthes—F, 199.
B. BLACK CAST IRON ROOF DRAINS		
9. Roof Drain with or with- out Collar.	4" with High Collar 6" with High Collar	Emco-Josam #410 S.W.G. M & T 41. Holt 1. L.G.
10. Roof Drain	4" and 6"	Emco-Josam #450 S.W.G. M & T 45-G Holt 6 L.G.
11. Roof Vent Connection	4" and 6"	Emco-Josam #610-A. M & T 61-A Holt 6 V.G.
12. Expansion Joints with Sleeve.	4" and 6"	Emco-Josam #6000 M & T 600.
C. Roof Terminals		
13. Roof Terminals with Caulking Ring 300 and 450.	3" x 5"	Anthes F. 138.
14. Roof Terminals, Flat	3" x 6"	Anthes F. 92.
15. Roof Cap Rings	4"6"	
D. Cesspools		
16. Standard Cesspools with Bell Trap (plain).	6 x 6" with 2" spigot outlet 9 x 9" with 3" spigot outlet 12 x 12" (or 13 x 13") with 4" spigot outlet.	Anthes F. 186.
17. Heavy Cesspool with Bell Trap.	16×16 " with 4" spigot outlet	Anthes F. 190.
E. 18. Floor Frame	9 x 9" frame) M & T 52.
19. Catch Basin Cover and Ring.	6" diameter cover	

Administrator's Order No. A-359

Respecting Closet Seats

(Consolidated as amended by Administrator's Order No. A-442.)

Pursuant to authority conferred by the Wartime Prices and Trade Board I do hereby Order on behalf of such Board as follows;

1. No person shall hereafter manufacture for sale any closet seat unless it be one of the plain mould types of closet seats of oval contour set out in Schedule "A" hereto and be made in accordance with specifications set opposite such type; provided that where in the said Schedule the use of any wood is specified, the use of pressed pulp cores is permitted.

(Section 1 as amended by Administrator's Order No. A-442.)

2. Except with the written permission of the Administrator of Heating Equipment, Plumbing and Air-conditioning Equipment and Supplies, no manufacturer of closet seats shall after the expiry of two months from the date of this Order, ship or deliver any closet seat unless such closet seat is one of the types listed in Schedule "A" hereto.

Dated at Ottawa, this 26th day of August, 1942.

E. J. LAIDLAW,

Administrator of Heating Equipment, Plumbing and Air-Conditioning Equipment and Supplies.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

Being Schedule "A" attached to and forming part of Administrator's Order No. A-359

Type

- 1. 1" Woodstrip seat and cover with steel N.P. hinges for regular or Richelieu bowls, made from Elm with Oak finish.
- 2. 1" Closed front seat and cover with bar or post hinge for regular bowls made from Elm with Oak finish.
- 14" Closed front seat and cover with bar or post hinge for regular, extended lip or elongated bowls. Made from Elm with Oak finish.
- 4. 14" Open front seat, no cover, with bar or post hinges for regular, extended lip or elongated bowls. Made from Elm with Oak finish.
- 5. 1¼" Closed front seat and cover with bar or post hinges for regular, extended lip or elongated bowls. Made from Birch, Beech or Maple, with Duco or White Enamel finish.
- 1¼" Open front seat no cover with bar or post hinges for regular, extended lip or elongated bowls. Made from Birch, Beech or Maple, with Duco or White Enamel finish.
- 1¼" Closed front seat and cover with bar or post hinges for regular, extended lip or elongated bowls. Made from Birch, Beech or Maple, with White Sheet Pyralin finish.
- 1¼" Open front seat no cover, with bar or post hinges for regular, extended lip or elongated bowls. Made from Birch, Beech or Maple, with White Sheet Pyralin finish.
- 9. Slipon baby seat, no cover, made from Elm with Oak finish or from Birch with White Enamel finish.
- Folding baby seat, no cover made from suitable Canadian wood, with Enamel finish in white, pink or blue.

Note.—All types to be plain mould of oval contour.

Administrator's Order No. A-360

Respecting Condensed Milk

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby Order, on behalf of such Board, and with the concurrence of the Sugar Administrator, as follows:—

1. For the purposes of this Order,

- (a) "condensed milk" means whole milk or skimmed milk or separated (machine-skimmed) milk from which a considerable portion of water has been evaporated and to which sugar has been added and containing, all tolerances being allowed for, not less than 28 per cent of milk solids and not less than 8 per cent of milk fats in the case of condensed whole milk, and not less than 28 per cent of milk solids in the case of condensed skimmed or separated milk;
- (b) "canned condensed milk" means condensed milk packed in containers for sale;(c) "manufacturer" means any person engaged in the business of manufacturing condensed milk for sale;
- (d) "quarter" means a three-month period ending on the last day of March, June, September or December in any calendar year.

2. (1)Unless otherwise provided in this Order, or permitted by the Sugar Administrator, no manufacturer shall in any quarter sell or offer to sell more canned condensed milk by weight than the quantity thereof sold by him in the corresponding quarter of 1941.

(2) For the purposes of subsection (1) of this Section canned condensed milk sold in any quarter of the year 1941 or subsequently for any of the following purposes shall be

ignored;

(a) canned condensed milk sold for export to the United Kingdom, or to any British Dominion, or to any Colony, Possession or Mandated Territory of the United

Kingdom or any British Dominion or to India;

(b) canned condensed milk sold to the Department of National Defence, Department of National Defence Naval Services, Department of National Defence Air Services, the Department of Munitions and Supply, for use by His Majesty's Armed Forces, or to the Red Cross Society for export purposes only.

- (c) Canned condensed milk sold for delivery to canteens and messes situated within the limits of Military, Naval, or Air Force camps, barracks, dockyards, or similar establishments; provided, however, that any such delivery shall only be included in this category if the manufacturer obtains as proof thereof a receipt signed by the Naval, Military or Air Force Officer in authority.
- 3. Each manufacturer shall send to the Sugar Administrator not later than the 15th day of the month following each quarter, a statement in writing showing therein separately detailed:
 - (a) the total quantity of bulk condensed milk sold by him during such quarterly

(b) the name of each purchaser;

- (c) the total quantity of bulk condensed milk sold to each purchaser during such quarterly period;
- (d) the total quantity of canned condensed milk sold by him during such quarterly period, and
- (e) the total quantity of canned condensed milk sold by him during the corresponding quarter of 1941.
- 4. Nothing herein contained shall be construed as restricting or limiting the sale of condensed milk in bulk in any manner whatsoever.

Dated at Ottawa, this 26th day of August, 1942.

J. G. TAGGART, Food Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

71369-24

Administrator's Order No. A-361

Respecting Cast Iron Enamel Bath Tubs

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, and with the concurrence of the Chairman of the Wartime Industries Control Board, as follows:—

- 1. No person shall, after the first day of November, 1942, manufacture any built-in pattern Cast Iron Enamel Bath Tubs.
- 2. No person shall after the first day of November, 1942, manufacture any Cast Iron Enamel Bath Tubs of any pattern

(a) except with the written permission of the Administrator;

- (b) subject to paragraph (a) of this Section, in any greater number than may be specified by the Administrator;
- (c) subject to the provisions of paragraph (a) of this Section, in any other patterns or sizes than the following:

Pattern 1: 3" rolled rim staple pattern enamel bath on feet; Sizes 4'6" and 5'.

Pattern 2: 2" or 2_4^{1} " (not both) rolled rim staple pattern enamel bath on feet; Sizes 4'6" and 5'.

Dated at Ottawa, this 27th day of August, 1942.

E. J. LAIDLAW,

Administrator of Heating, Plumbing, Air-Conditioning Equipment and Supplies.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

CONCURRED:

R. C. BERKINSHAW,

Chairman, The Wartime Industries Control Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-362

REVOKING

Administrator's Order No. A-256

Respecting Launderers, Cleaners and Dyers in British Columbia

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

- 1. Administrator's Order No. A-256, dated the 24th day of June, 1942, and Clause "6" of Schedule "A" of Administrator's Order No. A-255, dated the 24th day of June, 1942, added to such Schedule by said Administrator's Order No. A-256, are hereby revoked.
- 2. Hereafter Clause "1" of said Schedule "A" of said Administrator's Order No. A-255 shall apply to deliveries in the Province of British Columbia.

Dated at Ottawa, this 28th day of August, 1942.

J. STEWART,
Administrator of Services.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Administrator's Order No. A-363

REPLACING

Administrator's Order No. A-303

Respecting Cotton Yarn and Cotton Cloth Prices

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:—

Administrator's Order No. A-303, dated the 21st day of July, 1942, is hereby revoked and the following substituted therefor:

- 1. For the purposes of this Order,
- (a) "spinner" means any person wholly or partly engaged in spinning cotton yarn for sale;
- (b) "machine knitting yarns" means all cotton knitting yarns other than hand-knitting yarn;
- (c) "primary weaver" means any person wholly or partly engaged in weaving cotton cloth from yarns produced, at least in part, in his own or subsidiary plants.
- (d) "converter" means any person wholly or partly engaged in bleaching, dyeing, printing or finishing cotton cloth;
- (e) "production goods" means any materials to be used in connection with the production of goods or the supplying of services and not to be used as material constituents of any consumer goods;
- (f) "consumer goods" means any materials for personal or household use, consumption, comfort or enjoyment, and also materials for use of farmers, fishermen, and other individuals in the course of their personal trade or occupation.
- 2. (1) The price at which any spinner of cotton may sell or offer for sale any cotton machine knitting yarns shall not exceed the highest lawful price at which he sold such or substantially similar cotton yarn during the month of February, 1941;
- (2) The price at which any spinner of cotton may sell or offer for sale any cotton yarn other than cotton machine knitting yarn shall not exceed the highest lawful price at which he sold such or substantilly similar cotton yarn during the basic period, September 15th to October 11th, 1941.
- 3. With the exception of such cotton cloths used as production goods or for certain purposes, trades or outlets, for which prices now in effect, have been established with the approval of the Cotton Administrator, the price at which any primary weaver or converter may sell or offer for sale any cotton cloth, shall not exceed the highest lawful price at which he sold such or substantially similar cotton cloth during the month of February, 1941.
- 4. The following sales of cotton yarn and cloth shall be exempt from any maximum prices fixed by or pursuant to the Wartime Prices and Trade Regulations:
 - (a) sales to the Department of Munitions and Supply or any agency thereof or to any contractor who requires such materials for the purpose of manufacturing goods for the said Department or agency thereof, but not goods for re-sale to civilian employees or consumers;
 - (b) sales of goods for export by the purchaser or any other person, whether in the same condition as purchased or after processing, fabrication, manufacture or other method of conversion into goods for export.
- 5. Any difference in price which any spinner, primary weaver or converter of cotton, or any other person has customarily and lawfully allowed to different classes of buyers, or for different quantities or under different conditions of sale which result in a lower net price for such products shall be continued.

- 6. Every spinner, primary weaver or converter shall deposit with the Cotton Administrator on or before the 15th day of September, 1942, two certified copies of his price lists setting forth his maximum prices at which goods will be sold under the terms of this Order, for each size, grade and quality of fabric and yarn.
- 7. This Order shall apply to all sales and deliveries of cotton yarn or cotton cloth on or after December 1st, 1941, but not so as to require any rebate or additional payment on goods delivered on or prior to the date of this Order.

Dated at Ottawa, this 27th day of August, 1942.

J. H. F. TURNER,

Administrator of Cotton and Cotton Products.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-364, dated August 28, 1942

REVOKES

Administrator's Order No. A-67

(Revocation Only)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-365

Respecting Alfalfa Meal

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "Alfalfa Meal" means the ground product of sun cured alfalfa hay for use as feed for livestock and poultry.
- 2. The maximum price per ton, f.o.b. point of manufacture, exclusive of bags, at which any manufacturer of alfalfa meal may sell or offer for sale such product shall be the sum of
 - (a) the price per ton delivered at his factory paid by him for the alfalfa hay from which the meal was ground; and
 - (b) an amount, not exceeding 15 per cent of the cost of such hay delivered as aforesaid, to compensate him for any loss in weight resulting in the grinding operation required to make such meal; and
 - (c) an allowance, not exceeding 50 cents per ton of alfalfa hay purchased by him, to cover expenses incurred by him when purchasing, inspecting or supervising the delivery of such hay, from and by the primary producer; and
 - (d) a mark-up, not exceeding six dollars per ton of alfalfa meal for grinding, bagging, loading and other costs of manufacturing, storing, selling and loading said product;

provided, however, that where a manufacturing plant is located at a point not adjacent to a railway siding and in consequence the manufacturer incurs expense in moving the alfalfa meal from such plant to a railway car, a charge not exceeding 50 cents per ton of such product may be added to such maximum price.

- 3. Every manufacturer of alfalfa meal shall make and keep an accurate record for a period of operation of not less than 30 days, for the purpose of ascertaining the actual loss sustained by him in the grinding operation, as such loss is referred to in paragraph (b) of Section 2 above. Such record shall thereafter constitute and be the basis upon which he shall charge to his cost any allowance for such loss, up to but not exceeding the limit above prescribed.
- 4. The maximum price exclusive of bags, at which any person, at any place other than at the point of manufacture, may sell or offer for sale any alfalfa meal, shall be the sum of

(a) the cost thereof to him, f.o.b. his plant or warehouse; and

- (b) a mark-up, not exceeding that established by him during the basic period for handling, mixing, storing of and other services pertaining to such product.
- 5. This Order shall be effective on and after the 31st day of August, 1942.

Dated at Ottawa, this 26th day of August, 1942.

F. W. PRESANT, Feeds Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD Administrator's Order No. A-366

Respecting Feed Grain

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

1. For the purposes of this Order,

- (a) "Grain" means grain intended as feed for livestock or poultry, including wheat, oats, barley, rye, Indian corn, buckwheat and flax, whether whole, ground, crushed, cut or used in feed mixtures.
- 2. No person shall sell any grain intended as feed for livestock or poultry, that contains more than the maximum limits of foreign material allowed under the Canada Grain Act for the lowest statutory grade of such kind of grain.

3. The maximum price, f.o.b. seller's point of distribution, at which any person may

sell any grain, shall be the sum of

(a) the laid-down cost therefor at his point of distribution less any rebatable amounts authorized by the Government of Canada or any agency thereof; provided that such laid-down cost shall not exceed the maximum price (if any) for such grain as prescribed from time to time by or with the approval of the Wartime Prices and Trade Board;

(b) his normal mark-up, not to exceed that established by him during the basic period defined by the Wartime Prices and Trade Regulations, including his profit and cost of processing, mixing, handling, retailing and other services to the

extent that such services are performed by him.

4. This Order shall be effective on and after the 31st day of August, 1942.

Dated at Ottawa, this 26th day of August, 1942.

F. W. PRESANT, Feeds Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-367

REVOKED BY

Administrator's Order No. A-579 for which see Canadian War Orders and Regulations, 1943, Volume 1, No. 5, Part III

Administrator's Order No. A-368

Respecting Oak Flooring

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "flooring" means oak flooring of any and every kind, grade and thickness;
- (b) "manufacturer" means any person who converts or processes, in Canada, any sawn oak lumber into flooring;
- (c) "price" means the price per thousand feet board measure, of flooring in carload lots, f.o.b. cars, loaded at the nearest shipping point from which rail carriers will accept billing where such flooring is destined to be shipped by rail, or loaded on trucks where such flooring is destined to be shipped by trucks, and includes sales tax;
- (d) "retail distributor" means any person who purchases any flooring from a manufacturer or wholesale dealer for resale to the consumer;
- (e) "wholesale dealer" means any person who purchases, receives, stores and/or distributes to retail dealers and/or industrial users the flooring offered for sale by a manufacturer, and who does not, in the ordinary course of business, sell directly to the consumer at retail except through a retail department.
- 2. No manufacturer or wholesale dealer shall hereafter sell or offer for sale to any retail distributor
 - (a) any tongue and groove flooring of the thickness, kind and grade hereinafter set forth, at a price that is higher than the price set forth after each respective thickness, kind and grade, as follows:

Maximum Prices of Oak Flooring Random Lengths

Thickness	Description	Grade	Per 1,000 feet board measure
ł*	Plain White Oak	1st	\$ cts. 93 50 90 00 71 00 59 00
₹°	Quartered White Oak	1st	132 00 115 00 81 00 61 00
<u>‡"</u>	Plain Red Oak	1st 2nd 3rd Shorts	93 50 90 00 71 00 59 00
ξ"	Quartered Red	1st 2nd 3rd	115 00 100 00 71 00
<u>1</u> "	Plain Red Oak	1st 2nd 3rd Shorts	128 00 118 00 94 00 65 00

Maximum Prices of Oak Flooring—concluded Random Lengths

Thickness	Description	Grade	Per 1,000 feet board mearure
13/16"	Plain Red Oak	1st	155 00 105 00 80 00
13/16"	Quartered Red	1st 2nd 3rd Shorts	185 00 115 00
13/16"	Quartered White	1st	190 00 110 00

- (b) any jointed or square edge flooring of the thickness, kind and grade set forth in paragraph (a) above, at a price which exceeds by more than 30 per cent, the price for each thickness, kind and grade of tongue and groove flooring as set forth in said paragraph (a), but such jointed and square edge flooring shall be tallied and invoiced on the basis of face or actual measurement.
- 3. No manufacturer or wholesale dealer who sells any flooring on the basis of freight paid to the purchaser's receiving point shall charge such purchaser for such freight any sum that is higher than the charge set forth for each thickness of flooring as follows:—

(a) for 13/16'' flooring,

- (i) \$3.00 extra per thousand feet board measure in cases where the actual freight rate does not exceed $17\frac{1}{2}$ cents per 100 pounds;
- (ii) \$4.00 extra per thousand feet board measure in cases where the actual freight rate exceeds 17½ cents but does not exceed 25 cents per 100 pounds;
- (b) for 3/8" flooring, one-half of the sum allowed in each case for freight charges for 13/16" flooring as set forth in paragraph (a) of this Section;

(c) for 1/2" flooring,

- two-thirds of the sum allowed in each case for freight charges for 13/16" flooring as set forth in paragraph (a) of this Section;
- (d) actual freight charges to apply to all thicknesses of flooring in cases where the actual freight rate exceeds 25 cents per 100 pounds.
- 4. For flooring in less than carload lots, the maximum prices are those set forth in Sections 2 and 3 hereof, plus an additional sum computed as follows:
 - (a) for 5,000 feet or more board measure, an additional sum of \$3.00 per thousand feet board measure;
 - (b) for 2,000 feet up to 4,999 feet board measure, an additional sum of \$5.00 per thousand feet board measure;
 - (c) for less than 2,000 feet board measure, an additional sum of \$7.50 per thousand feet board measure.
- 5. Every manufacturer of such flooring who sells the same to a wholesale dealer shall pay or allow such wholesale dealer the same commission and terms of sale as he heretofore paid and allowed to such wholesale dealer.

Dated at Ottawa, this 31st day of August, 1942.

A. S. NICHOLSON, Timber Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Administrator's Order No. A-369

Respecting Retail Price of Oak Flooring

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

1. For the purposes of this Order,

(a) "flooring" means oak flooring of any and every kind, grade and thickness;

(b) "retail distributor" means any person who purchases any flooring from a manufacturer or wholesale dealer for resale to a consumer.

2. No retail distributor shall sell or offer for sale

(a) any tongue and groove flooring of the thickness, kind and grade hereinafter set forth at a price per thousand feet board measure, sales tax included, that is higher than the price set forth after each respective thickness, kind and grade as follows:

Thickness	Kind	Grade	Per thousand feet B.M. Sales tax included
§"	Plain White	1st 2nd 3rd	\$ cts. 127 00 120 00 95 00
§"	Quartered White	Shorts 1st 2nd 3rd	75 00 165 00 150 00 95 00
§**	Plain Red	Shorts 1st 2nd 3rd	78 00 127 00 120 00 95 00
§"	Quartered Red	Shorts 1st 2nd	75 00 150 00 130 00 95 00
3"	Plain Red	1st	170 00 157 00 127 00 90 00
13/16"	Plain Red	1st 2nd 3rd Shorts	230 00 200 00 145 00 110 00
13/16"	Quartered Red	No. 4	70 00 280 00 240 00 150 00
13/16"	Quartered White	Shorts 1st 2nd 3rd	110 00 310 00 250 00 140 00
		Shorts	110 00

(b) any jointed or square edge flooring of the thickness, kind and grade set forth in paragraph (a) above at a price per thousand feet board measure, sales tax included, which exceeds by more than 30%, the price for each thickness, kind and grade of tongue and groove flooring as set forth in said paragraph, but such jointed or square edge flooring shall be tallied and invoiced on the basis of face or actual measurement.

Dated at Ottawa, this 31st day of August, 1942.

A. S. NICHOLSON, Timber Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Administrator's Order No. A-370

REVOKING

Administrator's Order No. A-199

Respecting the Salvaging of Used Collapsible Metal Tubes

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:—

Administrator's Order No. A-199, dated the 2nd day of June, 1942, is hereby revoked.

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Used Goods appointed by The Wartime Prices and Trade Board, with the approval of the Governor in Council;
- (b) "preparation" means any dental cleansing preparation or any shaving preparation;
- (c) "retailer" includes any operator of a retail store, department store, mail order establishment, any pedlar, any house-to-house salesman and any other person who sells any preparation at retail to any consumer;
- (d) "used collapsible metal tube" means any empty collapsible metal tube which contained any substance or matter.
- 2. Every retailer who sells any preparation which is contained in a collapsible metal tube shall forthwith provide a suitable receptacle wherein he shall deposit every used collapsible metal tube delivered to him by any customer.
- 3. Every retailer, except the operator of a drug store, shall once in every week deliver or cause to be delivered to the nearest retail drug store all used collapsible metal tubes collected in his store or place of business; provided, however, that if by reason of remoteness or inaccessability, it is not feasible to comply readily with the foregoing requirements, such retailer shall, when he has accumulated 50 used collapsible metal tubes, deliver the same or cause them to be delivered to a drug store or to an authorized collector in the most convenient and expeditious manner.
 - 4. Every person who operates a retail drug store
 - (a) shall hold for collection by an authorized collector, all used collapsible metal tubes collected in and delivered to his store;
 - (b) who by reason of the failure of an authorized collector to call at his premises to collect used collapsible metal tubes accumulates 200 such tubes, shall deliver same or cause the same to be delivered to an authorized collector in the most convenient and expeditious manner.
- 5. The following wholesale drug companies, each being called "authorized collector", are authorized to collect all used collapsible metal tubes from every person who carries on a business as a retail druggist within the trading area in and about the city named above each authorized collector or group of authorized collectors, as follows:—

Sydney, Nova Scotia,

National Canadian Drugs Ltd., Sydney, N.S.

Halifax, Nova Scotia,

National Canadian Drugs Ltd., Halifax, N.S.

Saint John, New Brunswick,

National Canadian Drugs Ltd., Saint John, N.B.

Charlottetown, Prince Edward Island,

National Canadian Drugs Ltd., Charlottetown, P.E.I.

Lyman's Ltd., Charlottetown, P.E.I.

Quebec, Quebec,

J. E. Livernois Ltd., Quebec, Quebec.

W. Brunet & Co., 139 St. Joseph St., Quebec, Quebec.

Montreal, Quebec,

National Drug & Chemical Co., Ltd., 442 St. Gabriel Street, Montreal, Quebec.

Lyman's Ltd., 286 St. Paul St. W., Montreal, Quebec.

Pharmacie Moderne Ltd., Montreal, Quebec.

Casgrain & Charbonneau, 30 St. Paul St. E., Montreal, Quebec.

N. C. Polson & Co. Ltd., 651 Notre-Dame St. W., Montreal, Quebec.

Ottawa, Ontario,

National Drug & Chemical Co. Ltd., Ottawa, Ont. Ottawa Drug Co. Ltd., 455 Sussex St., Ottawa, Ontario.

National Drug & Chemical Co. Ltd., 71 Front St. E., Toronto, Ontario.

United Drug Co. Ltd., 68 Broadview Ave., Toronto, Ontario. Drug Trading Co. Ltd., 6 Ontario Street, Toronto, Ontario. Northrop & Lyman Ltd., 462 Wellington St. W., Toronto, Ont.

Rolls & Darlington Ltd., 119 Pearl Street, Toronto, Ontario.

London, Ontario,

National Drug & Chemical Co. Ltd., London, Ontario.

Fort William, Ontario,

Johnston & Boon Co. Ltd., Fort William, Ont.

Winnipeg, Manitoba,

Winnipeg, Regina and Saskatoon National-Drugs Ltd., Winnipeg, Manitoba.

Regina, Saskatchewan,

Winnipeg, Regina and Saskatoon National-Drugs Ltd., Regina, Sask.

Saskatoon, Saskatchewan,

Winnipeg, Regina and Saskatoon National-Drugs Ltd., Saskatoon, Sask.

Calgary, Alberta,

Alberta-National Drug Co. Ltd., Calgary, Alta.

Edmonton, Alberta,

Alberta-National Drug Co. Ltd., Edmonton, Alta.

Vancouver, British Columbia,

B.C. Drugs Ltd., Vancouver, B.C.

- 6. (1) Every authorized collector shall, when making his regular calls, collect, as agent for Wartime Salvage Limited, all used collapsible metal tubes from every retail drug store within his trading area; provided, however, that in any case where more than one authorized collector is appointed for one trading area such collectors may, by agreement, apportion the said area to the respective agents for the purposes of such collection.
- (2) Each authorized collector shall deliver or dispose of all used tubes to such smelter or smelters as he may be directed, from time to time, by the Administrator.
- (3) Every smelter receiving any shipment of used collapsible metal tubes shall be invoiced for such tubes by Wartime Salvage Limited, and all payments for such tubes shall be made to Wartime Salvage Limited.
- 7. The Administrator may, from time to time, grant such exemption, permit or authority in special cases of individual hardship or in such other cases as he deems proper.

- 8. Any action heretofore taken by the Administrator under the authority of Administrator's Order No. A-199, shall continue to have full force and effect.
 - 9. This Order shall be effective on and after the 7th day of September, 1942.

Dated at Ottawa, this 25th day of August, 1942.

S. GODFREY,
Administrator of Used Goods.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-371

Respecting Wood Pencils and Penholders

Pursuant to authority conferred by the Wartime Prices and Trade Board I do hereby order, on behalf of such Board, as follows:—

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Sundry Items, N.O.P. from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "style", in the case of wood pencils, means a combination of writing colour, shape (with or without tip) and degree of hardness.
- 2. No person shall hereafter manufacture wood pencils,
- (a) in more than 38 styles, provided that carpenters' pencils shall not be included in such limitation;
- (b) in any styles other than those manufactured by him at the date of this Order unless the Administrator gives written permission otherwise;
- (c) in any shapes other than those known to the trade as round, hexagon round-edge, hexagon and triangular, provided that carpenters' pencils may be manufactured in oval oblong and hexagon oblong shapes;
- (d) of the kind known to the trade as "Fancy Peneils" having fancy lacquered finishes such as mottled and marbleized effects, provided that this paragraph shall not prohibit the use of the trade-marked finish known as "Crackled Finish";
- (e) with crude rubber erasers or metal ferrules.
- 3. Subject to the restrictions set forth in Section 2 above, each manufacturer of wood pencils shall continue to manufacture and supply wood pencils,
 - (a) in the same range of writing colours manufactured and sold by him during the year 1941, provided, that any manufacturer may eliminate one oversize hexagon shaped colour line comprising 4 colours;
 - (b) in the same degrees of hardness or softness as manufactured and sold by him in the year 1941.
- 4. Each manufacturer of wood pencils shall within 15 days from the date of this Order file with the Administrator a list of all styles of wood pencils which such manufacturer is manufacturing at the date of this Order. Such list shall indicate the styles which the manufacturer proposes to retain and the styles which he proposes to eliminate as provided in sections 2 and 3.
- 5. The Administrator may confirm the lists of styles retained and eliminated, or may alter or vary such lists and direct any manufacturer to retain any style of wood pencil which such manufacturer proposes to eliminate, and may direct that any style retained in

any list be eliminated. Each manufacturer shall be governed by such directions of the Administrator. The Administrator in giving such directions, shall have regard to the retention or inclusion of essential lines.

- 6. To conserve boxboard and paper, two large selling lines of wood pencils sold to schools, general stores, factories, etc. shall be packed loose in gross quantities in plain pulpboard boxes, provided, that large orders of wood pencils sold in the commercial and professional fields may be packed in dozen bands.
- 7. No manufacturer of wood pencils shall use, provide or distribute more than three styles of half-gross displays, or change, except with the written consent of the Administrator, the styles of such displays from those now used by such manufacturer.
 - 8. No person shall hereafter manufacture,
 - (a) wood penholders in any styles other than those manufactured by him at the date of this Order;
 - (b) more than 10 styles of wood penholders;
 - (c) more than 4 lines of school pen and pencil boxes and pouches.
- 9. Each manufacturer of wood penholders shall, within 15 days from the date of this Order, report in writing to the Administrator in detail,
 - (a) the styles of wood penholders manufactured by him at the date of this Order;
 - (b) the styles which he proposes to retain as provided by section 8 (b).
- 10. The Administrator on receiving such lists shall proceed with respect to wood penholders in the same manner as set forth in Section,5 of this Order with respect to wood pencils and shall give such directions as he may deem suitable.
 - 11. Nothing in this Order contained shall prohibit,
 - (a) the completion or use of partially processed stock and raw materials on hand at date of this Order;
 - (b) the sale of any lines or styles completed prior to the date of this Order or manufactured under the provisions of paragraph (a) of this section.

Dated at Ottawa, this 1st day of September, 1942.

G. P. SABISTON,

Administrator of Sundry Items.

APPROVED:

D. GORDON.

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-372

Respecting Process Cheese

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, and with the concurrence of the Administrator of Wholesale Trade and the Administrator of Retail Trade, as follows:

- 1. For the purposes of this Order,
- (a) "process cheese" means process cheese or emulsified cheese as defined in the regulations under Part I of The Dairy Industry Act and amendments thereto.
- 2. The maximum price at which any manufacturer may sell or offer for sale any process cheese shall be the highest lawful price at which he sold process cheese of the same or substantially the same kind and quality to the same class of customer during the basic period as defined by the Wartime Prices and Trade Regulations plus sales tax if any.

- 3. The maximum price at which any wholesaler may sell or offer for sale any process cheese to any class of customer shall not exceed the sum of the following:
 - (a) the actual price paid for such cheese by such wholesaler but not in any event exceeding the maximum price which may be lawfully charged by the manufacturer plus transportation and sales tax paid by him if not included in such price; and
 - (b) a mark-up not greater than the mark-up normally used by such wholesaler in pricing process cheese of the same or substantially the same kind and quality to the same class of customer during the said basic period; provided, however, that such mark-up shall in no case exceed 10 per cent of such wholesaler's selling price.
- 4. The maximum price at which any retailer may sell or offer for sale any process cheese to any class of customer shall not exceed the sum of the following:
 - (a) the actual price paid by such retailer but not in any event exceeding the maximum price that may be charged by the manufacturer for such cheese plus transportation charges and sales tax if not included in such price and (if the retailer did not purchase from a manufacturer) not more than one wholesaler's mark-up conforming to the provisions of subsection (b) of Section 3 of this Order; and
 - (b) a mark-up no greater than the mark-up normally used by such retailer in pricing process cheese of the same or substantially the same kind and quality to the same class of customer during the said basic period; provided that in no case shall the mark-up price exceed 25 per cent of such retailer's selling price.

Dated at Ottawa, this 2nd day of September, 1942.

J. G. TAGGART, Foods Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-373

Respecting Metal Windows

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:—

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Fabricated Steel and Non-Ferrous Metals, from time to time appointed by the Wartime Prices and Trade Board, with the approval of the Governor in Council.
- (b) "manufacturer" means a manufacturer, fabricator or assembler of metal windows.
- (c) "metal window" means any metal sash, metal casement or other metal framework of any type produced for installation in an opening constructed in the side of a building primarily to admit light or air, and any component part of such metal sash, metal casement or metal framework.
- 2. No person shall hereafter
- (a) manufacture, process, sell, deliver, ship, transport or otherwise dispose of any metal windows except to fill orders approved in writing by the Administrator;
- (b) purchase, acquire or take delivery of any material for manufacture into metal windows except material which is required in addition to stock on hand, finished or in process to fill orders approved as provided in paragraph (a) of this Section.
- 3. Each manufacturer shall report to the Administrator in writing within 15 days from the date of this Order his stocks on hand as at the date of this Order and shall specify the quantities on hand of finished windows and of raw, semi-processed or processed materials.

4. All persons affected by this Order shall keep and preserve for not less than four years accurate and complete records concerning inventories, production and sales; and all such records shall, upon request, be submitted to the Administrator or to any duly authorized representative of The Wartime Prices and Trade Board for inspection.

Dated at Ottawa, this 3rd day of September, 1942.

H. H. FOREMAN,

Administrator of Fabricated Steel and Non-Ferrous Metals.

APPROVED:

D. GORDON. ·

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-374

Respecting Wire Screen Cloth

(Consolidated as amended by Administrator's Order No. A-407.)

Pursuant to authority conferred by The Wartime Prices and Trade Board I do hereby order, on behalf of such Board, as follows:

- 1. No person shall hereafter manufacture any wire screen cloth except
 - (a) 12 mesh black enamelled steel;
 - (b) 14 mesh grey enamelled steel;
 - (c) in the following widths:—
 20"; 24"; 26"; 28"; 30"; 32"; 36"; 42"; and 48".

(Clause (c) of Section 1 as amended by Administrator's Order No. A-407.)

- 2. No person shall produce in the period from July 1, 1942, to June 30, 1943, or in any succeeding 12 month period more wire screen cloth by weight than 60% of the average of the tonnage produced by him in the twelve month periods July 1, 1940 to June 30, 1941, and July 1, 1941 to June 30, 1942.
- 3. Each manufacturer of wire screen cloth shall report to the Administrator of Fabricated Steel and Non-Ferrous Metals within 15 days from the date of this Order the tonnage of wire screen cloth produced by such manufacturer
 - (a) between July 1, 1940, and June 30th, 1941;
 - (b) between July 1, 1941, and June 30th, 1942;
 - (c) between January 1, 1942, and June 30th, 1942.
- 4. Each manufacturer of wire screen cloth shall keep a full and accurate record of his inventories, production and sales. Such record shall be kept for at least two years and shall be available for inspection and audit by the Administrator of Fabricated Steel and Non-Ferrous Metals or by any authorized representative of The Wartime Prices and Trade Board.

Dated at Ottawa this 3rd day of September, 1942.

H. H. FOREMAN,

Administrator of Fabricated Steel and Non-Ferrous Metals.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Administrator's Order No. A-375, dated September 3rd, 1942

REVOKED BY

Administrator's Order No. A-452, dated Oct. 23rd, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-376

Respecting Bedding Equipment

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, and with the concurrence of the Administrator of Cotton, as follows:

1. No manufacturer of bedding or of bedding equipment shall hereafter manufacture or produce any bedding or bedding equipment of the types hereinafter listed in any greater number of designs than the percentage of designs manufactured by him in 1941 for each type of bedding and bedding equipment as follows:

	Percentage of
Description	1941 Designs
Bed Springs	. 75%
Inner Spring Mattresses	. 75%
Covering for Inner Spring Mattresses	. 75%
Metal Beds and Cribs	. 65%
Folding Beds and Cots	. 70%
Studio Couches	. 75%

2. No person shall hereafter manufacture or produce any open coil bed springs.

3. No person shall hereafter manufacture or produce domestic beds, springs and mattresses except in standard sizes as follows: 4'6'', 4'0'', 3'3'', and 3'0'', provided that special sizes for the purpose of fitting existing equipment of other than standard sizes may be made to order.

Dated at Ottawa, this 4th day of September, 1942.

A. H. WILLIAMSON, Administrator of Supplies.

APPROVED:

D. GORDON.

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-377

Respecting the Prices of Pianos and Organs

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board and with the concurrence of the Administrator of Retail Trade as follows:—

- 1. For the purposes of this Order,
- (a) "instrument" means any new piano or any new pedal-operated or electric organ but does not include any pipe organ;
- (b) "manufacturer" means any person wholly or partly engaged in the manufacture of pianos and organs.

- 2. Any manufacturer may sell or offer to sell any instrument or any stool or bench for use with any instrument, for which he receives a purchase order at any time after the date of this Order, at a price which does not exceed by more than five per cent, the highest lawful price, F.O.B. factory, at which such manufacturer sold the same or substantially similar model of instrument, stool or bench during the basic period, namely, September 15, 1941, to October 11, 1941.
- 3. Nothing herein contained shall be deemed to authorize any person to sell or offer for sale at retail any instrument or any stool or bench for use with any instrument at a price in excess of his maximum price therefor pursuant to The Wartime Prices and Trade Regulations.

Dated at Ottawa, this 4th day of September, 1942.

JAS. E. FERGUSON, Administrator of Furniture.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-378

REVOKING

Administrator's Orders Nos. A-220 and A-288

Respecting Canned Corned Beef

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:—

Administrator's Order No. A-220, dated the 9th day of June, 1942, and Administrator's Order No. A-288, dated the 9th day of July, 1942, are hereby revoked and the following is substituted therefor:

- 1. For the purposes of this Order,
- (a) "agents" means the agents appointed from time to time by the Corporation;
- (b) "canned corned beef" means corned beef preserved in hermetically sealed containers;
- (c) "Corporation" means the Commodity Prices Stabilization Corporation Limited;
- (d) "distributor" means any importer, broker, wholesaler, jobber, commission merchant or other distributor who sells canned corned beef otherwise than at retail and includes any person who maintains a central warehouse for the purpose of supplying his own retail stores;
- (e) "retailer" means any person who sells canned corned beef to any other person who purchases the same for consumption and not for resale;
- (f) "on hand" means to own, to possess or to control.
- 2. No person shall sell, offer for sale, supply, distribute or in any other manner dispose of, and no person shall purchase or otherwise acquire any canned corned beef, except in accordance with the provisions of this Order.
- 3. Every retailer who has on hand any quantity of canned corned beef in excess of 47 twelve ounce tins thereof and/or 11 six pound tins thereof shall forthwith return or deliver in the most economical manner, all such excess quantity
 - (a) to the distributor who supplied him with such canned corned beef; or
 - (b) to any other distributor if the cost of delivery of such goods to such other distributor is less than the cost of delivery thereof to the supplier aforesaid. In any

case where delivery is made to a distributor other than the supplier, the retailer shall produce to such distributor, the original invoice for such canned corned beef; provided, however, that the provisions of this Section shall not apply to any retailer whose place of business is more than 150 miles by rail, road or water transport, from the nearest distributor.

- 4. Every distributor shall
- (a) accept the return or delivery of all canned corned beef surrendered to him by any retailer as required by the provisions of Section 3 hereof;
- (b) take an inventory of all canned corned beef as and when surrendered to him;
- (c) for thwith pay to the retailer or credit him with the price of such goods so surrendered which price shall be established by the sum of
 - (i) the net price charged to the retailer by the distributor who invoiced such goods; and
 - (ii) the actual freight or transportation costs, if any, actually paid by the retailer for the delivery of such goods to him; and
 - (iii) the actual freight or transportation charges, if any, if paid by the retailer for the return or delivery of such goods to the distributor.
- 5. (1) Every distributor who has any canned corned beef on hand on the date of this Order shall ship or deliver the same f.o.b. his place of storage to the order of the Corporation immediately upon receipt of instructions from the Corporation.
 - (2) Every distributor who receives any canned corned beef from any retailer shall
 - (a) pack such goods suitable for shipment in unit case quantities of 48 twelve ounce tins or as the circumstances require, 12 six pound tins, where such goods were not so packed when returned or delivered to him by any retailer;
 - (b) ship or deliver, f.o.b. his place of storage, to the order of the Corporation all such goods as and when the quantities received as aforesaid are such that the shipment thereof may be made in the most economical manner, provided, however, that in any event the shipment of all such goods shall be made on or before the 20th day of September, 1942.
- (3) No distributor shall have any canned corned beef on hand after the 20th day of September, 1942.
- 6. (1) Every distributor shall forthwith send to the Corporation, a statement in writing setting forth in detail
 - (a) with respect to canned corned beef, other than that delivered or returned to him in pursuance of the provisions of Administrator's Order No. A-288, which he had on hand on the date of this Order,
 - (i) the designated brands and the quantity of each brand;
 - (ii) the net price paid by him for such goods;
 - (iii) the transportation charges, if any, he actually paid for the delivery to him of such goods;
 - (b) with respect to canned corned beef he had on hand on the date of this Order which was delivered or returned to him in pursuance of the provisions of said Order No. A-288,
 - (i) the actual cost to him of such goods;
 - (ii) the amount of rental which he actually paid or which he now claims for warehousing or storing any such goods.
- (2) Every distributor shall send to the Corporation, a statement in writing setting forth in detail,
 - (a) the acual cost to him of any canned corned beef delivered or returned to him under the provisions of this Order which said costs shall be computed in accordance with the provisions of Section 4 hereof;
 - (b) any costs actually incurred by him in packing any canned corned beef pursuant to Section 5 hereof.

- 7. (1) Every authorized firm named in paragraph (d) of Section 1 of said Administrator's Order No. A-288 shall forthwith report to the Corporation the quantity of canned corned beef on hand on the date of this Order.
- (2) Every such firm shall dispose of such stocks in accordance with a written order of the Corporation.
- 8. Except as otherwise expressly provided in this Order, no retailer shall have on hand on or after the 15th day of September, 1942, any canned corned beef in excess of 47 twelve ounce tins and/or 11 six pound tins.
- 9. Every retailer who has on the 15th day of September, 1942, any canned corned beef on hand which he is permitted to have by this Order, may apply in writing to one of the Prices and Supply Representatives of the Wartime Prices and Trade Board or other agents of such representatives at the Regional or Sub-Regional offices as set forth in Schedule "A" hereto for permission to sell or otherwise dispose of such canned corned beef. Every such retailer shall state in his application the number of tins of canned corned beef which he has on hand on such date.
- 10. The Foods Administrator may authorize any of the representatives or agents named in said Schedule "A".
- (1) to grant permission in writing to such retailer to sell and otherwise dispose of such canned corned beef;
- (2) to direct such retailer to dispose of such canned corned beef as ordered by the Foods Administrator.
- 11. Except as otherwise provided by this Order no person shall on and after the 30th day of September, 1942, have any canned corned beef on hand for resale.

Dated at Ottawa, this 4th day of September, 1942.

J. G. TAGGART, Foods Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

Being Schedule "A" attached to and forming part of Administrator's Order No. A-378.

THE WARTIME PRICES AND TRADE BOARD

LIST OF PRICES AND SUPPLY REPRESENTATIVES

	Name	Address
W. Stanley Lee. 77 Upper Water Street, Halifax, N.S. T. Gordon Ives (acting) Chappell Building, Charlottetown, P.E.I. Chas. C. Sullivan 58 King Street, Saint John, N.B. L. P. Plamondon 71 St. Peter Street, Quebec, P.Q. Louis C. Robitaille Aldred Building, Montreal, Que. Edwin C. Cossitt. Victoria Building, Brockville, Ontario. G. H. Rennie Northern Ontario Bldg., Toronto, Ontario. Harold McPhillips 291 Dundas Street, London, Ontario. A. T. Smith 169 Main Street, North Bay, Ontario. Geo. J. A. Young 608 Power Building, Winnipeg, Manitoba. A. R. Mackie 2225 11th Avenue, Regina, Sask. Walter S. Campbell Williamson Building, Edmonton, Alta. W. R. Dowrey Third Floor, Marine Building, Vancouver, B.C.	T. Gordon Ives (acting) Chas. C. Sullivan L. P. Plamondon. Louis C. Robitaille Edwin C. Cossitt G. H. Rennie Harold McPhillips A. T. Smith Geo. J. A. Young. A. R. Mackie Walter S. Campbell	Chappell Building, Charlottetown, P.E.I. 58 King Street, Saint John, N.B. 71 St. Peter Street, Quebec, P.Q. Aldred Building, Montreal, Que. Victoria Building, Brockville, Ontario. Northern Ontario Bldg., Toronto, Ontario. 291 Dundas Street, London, Ontario. 169 Main Street, North Bay, Ontario. 608 Power Building, Winnipeg, Manitoba. 2225 11th Avenue, Regina, Sask. Williamson Building, Edmonton, Alta.

THE WARTIME PRICES AND TRADE BOARD

LOCAL OFFICES

Names and Addresses of Local Representatives

Regional Office	Local Office and Representative
Halifax	Amherst: J. B. R. Emmerson, National Publ. Co. Bldg. Liverpool: L. C. Beach, Royal Bank Bldg. New Glasgow: William B. McIntosh, Oddfellows Bldg. Sydney: D. D. Barrett, Moffatt Bldg., 86 Prince St. Truro: Dyson Crowe (Inv.), Court House Bldg. Wolfville: J. L. Fraser, Maritime Telegraph & Telephone Bldg. Yarmouth: J. E. Campbell, Porter Block.
Saint John	Bathurst: F. H. Eaton, Main Street. Edmundston: H. J. Dube. Fredericton: F. W. VanWart, 613 Queen Street. Moncton: Surrey L. Holder, Imperial Block.
QUEBEC CITY	Chicoutimi: Albert Daigneault, City Hall Bldg. Port Alfred: J. A. Bouliane (Inv.), Central Telephone Bldg. Donnacona: C. E. Talbot, 57-B Notre Dame St. Gaspe: Elias Jones, Baker Hotel. Jonquiere: Lucien Lebon, City Hall Bldg. La Malbaie: Pierre Duchesne, Post Office Bldg. Levis: Paul Emile Fontaine, 107 Commerciale St. Magdalena Islands: Ovide Hubert (Inv.), Cap-Aux-Meules. Matane: Germain Leclerc, 109 Main Street.
QUEBEC CITY	Mont-Joli: Sylvain Laboie, Perron Blvd. Montmagny: L. Jacques Collin, 9 St. Jean Baptiste. New Carlisle: J. Edgar Nadeau, City Hall Bldg. Rimouski: Charles B. Belanger, 62 de la Cathedrale. Riviere-du-Loup: Gerard Cote, 65 Lafontaine St. Roberval: G. H. Landry, Post Office Bldg. Dolbeau: G. O. Hebert (Inv.) St. Georges (Beauce): E. L. Boulanger, 1st Avenue. St. Joseph d'Alma: Realto R. Smith, Post Office Bldg. Ste. Marie (Beauce): Robert Lacroix, Station Avenue. Thetford Mines: Arthe Dostie, Post Office Bldg. Plessisville: Marcel Collin (Inv.), Post Office Bldg. Trinity Bay: J. A. Milot, Trinity Bay.
Montreal	Amos: J. O. Fournier, Royal Building. Drummondville: O. Beaumier, 190 Heriot St. Granby: Louis Phillipe Peltier, City Hall Bldg. Joliette: Horace E. Roy, 432 Notre-Dame St. Mont Laurier: J. A. Forget, City Hall Bldg. Papineauville: B. Frappier, Main St. Rouyn: R. J. Miron, 8 Gamble St. St. Hyacinthe: A. Blouin, National Revenue Bldg. St. Jerome: H. Lavallee, 319 Labelle St. St. John: J. K. Lymburner, 166 St. James St. Sherbrooke: Lucien Hebert, Room 112, 85A Wellington St. N. Sorel: Albert Belanger, 53A Augusta St. Three Rivers: D. B. Racey, Post Office Bldg. Shawinigan Falls: Post Office Bldg. Valleyfield: Felix Borduas, 2 Market St.
Reporting to (Head Office)	Ottawa: W. G. Masson, 283 Bank St.
Brockville	Belleville: Dougall H. Marshall, 183 Pinnacle St. Cornwall: Clinton W. Rice, 113A Pitt St. Kingston: W. J. Douglass (Acting), 84A Princess St. Renfrew: H. B. Elliott, Barnett Bldg.

SCHEDULE "A"—Concluded

NAMES AND ADDRESSES OF LOCAL REPRESENTATIVES—Concluded

Regional Office	Local Office and Representative
Toronto	Barrie: G. D. Hubberd, Imperial Bank Bldg. Bracebridge: A. R. Poole, 208-9 Post Office Bldg. Hamilton: Frank L. J. Seldon, 36 James St. South. Niagara Falls: G. C. Macklem, 509 Queen St. Orillia: W. W. Fowler, 41 Mississaga St. Oshawa: J. N. Thickson, 57 Simcoe St. S. Parry Sound: H. G. Stewart, Bank of Nova Scotia Bldg. Peterborough: W. E. Foley, 159 Hunter St. W. St. Catharines: W. A. Cavers, 11½ James St. Lindsay: B. A. Wilson, 30 William St., North. Welland: T. H. Riches, 201 Main Street.
London	Brantford: Clayton S. Moyer, Arcade Bldg. Chatham: H. W. Simpson, 19 King St., East. Galt: E. H. Force, Post Office Bldg. Guelph: C. V. Force, Customs Bldg. Kitchener: John A. Barber, 110 Ontario St., South. Owen Sound: Charles F. Cumming, 949-2nd Avenue, E. St. Thomas: Duncan A. Morrison, 498 Talbot St. Sarnia: J. D. Murray, 174½ North Christina St. Stratford: H. D. Anderson, 21 Market Place. Windsor: J. Edgar Young, Canada Bldg. Woodstock: Howard S. Aseltine, 14 Findle St.
North Bay	Cochrane: J. Gauthier. Haileybury: J. S. Weir. Kirkland Lake: L. E. Charette, Inv. Sault Ste Marie: John Hussey, Woolworth Bldg. Sudbury: Wm. B. Lothian, Northern Ontario Bldg. Timmins: F. J. Noon, (acting), Ostrosser Bldg.
Winnipeg	Brandon: W. C. Shuker, Clement Bldg. Dauphin: D. W. Blackett, 3-2nd Ave., W. Flin Flon: D. Campbell, 69 Main Street. Fort William: W. J. Weiler, Post Office Bldg. Kenora: C. A. Cossey, 335-2nd St., S. Portage La Prairie: A. L. Lyon, 27 Royal Road South.
Regina	. Moose Jaw: S. Hillier, Walter Scott Bldg. North Battleford: Oliver Johnston, 1131 Main Street. Prince Albert: C. A. Needham, Masonic Temple Bldg. Rosetown: T. C. Holtby, Myers Block. Saskatoon: James R. Housey, 2 Cole Bldg. Swift Current: P. L. Traub, 49 Central Ave. Wayburn: Roy Schultz, 3rd St. and Railway Ave. Yorkton: John C. Matheson, Bank of Montreal Bldg.
Edmonton	. Calgary: A. Fraser Little, Burns Building, 257–8th Ave. E. Grand Prairie: C. J. Stiles, Caldwell Bldg. Lethbridge: R. W. Greenway, McFarland Bldg. Medicine Hat: H. O. Duggan, 562 Second St. Red Deer: F. A. Dowler, Metro Block.
Vancouver	Cranbrook: Archer Davis, Bank of Commerce Bldg., Kamloops: F. Sparling, Bank of Commerce Bldg., Victoria St. Nanaimo: C. B. McAllister, Parkin Block, Commercial St. Nelson: Jas. A. Ballantyne, 576 Baker Street. Penticton: F. L. Brown, Govier Block, Main Street. Prince George: M. E. MacEachern, Princess Block, Third Ave. Prince Rupert: Jos. V. Scrivaner, Besner Block. Trail: G. F. Allen, Post Office Bldg. Vernon: Harold J. Fosbrooks, Kalamalka Hotel, Barnard Ave. Victoria: Thomas H. Johnston, 408 Union Building.

Administrator's Order No. A-379, dated September 5, 1942

AMENDS

Administrator's Order No. A-194

(See Consolidation of Administrator's Order No. A-194)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-380

Respecting Atlantic Tuna Fish

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, and with the concurrence of the Administrator of Wholesale Trade and the Administrator of Retail Trade, as follows:

- 1. For the purposes of this Order,
- (a) "Atlantic Tuna Fish" means tuna fish caught in the waters adjacent to the east coast of Canada;
- (b) "processor" means any person in the Province of Quebec, New Brunswick, Nova Scotia or Prince Edward Island engaged in the business of processing or packing Atlantic tuna fish.
- 2. The maximum price at which any processor may hereafter sell or offer for sale any Atlantic tuna fish processed and packed in half-pound containers shall not exceed \$7.20 per case of forty-eight half-pound containers containing 7 ounces net weight of tuna fish f.o.b. processor's plant plus sales tax if any.
- 3. The maximum price at which any wholesaler may hereafter sell or offer for sale any Atlantic tuna fish packed in containers described in this Order to any class of customer shall not exceed the sum of the following:
 - (a) the actual price paid for such fish by the wholesaler but not in any event exceeding the maximum price that may be charged by the processor plus transportation and sales tax paid by the wholesaler, if not included in such price; and
 - (b) a mark-up not greater than the mark-up normally used by such wholesaler in pricing a similar product to the same class of customer during the basic period as defined by the Wartime Prices and Trade Regulations, provided, that in no case shall such mark-up exceed 10 per cent of such wholesaler's selling price.
- 4. The maximum price at which any retailer may hereafter sell or offer for sale any Atlantic tuna fish packed in containers described in this Order to any class of customer shall not exceed the sum of the following:
 - (a) the actual price paid for such fish by such retailer but not in any event exceeding the maximum price that may be charged by the processor or the wholesaler from whom he bought, plus transportation charges and sales tax paid by the retailer if not included in such price; and
 - (b) a mark-up not greater than the mark-up normally used by such retailer in pricing a similar product to the same class of customer during the said basic period; provided, that in no case shall such mark-up exceed 25 per cent of such retailer's selling price.

Dated at Ottawa, this 8th day of September, 1942.

J. G. TAGGART, Foods Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Administrator's Order No. A-381

Respecting Maximum Prices of Pilchards Packed from 1942 Catch

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order on behalf of such Board, and with the concurrence of the Administrator of Wholesale Trade and the Administrator of Retail Trade, as follows:

- 1. For the purposes of this Order,
- (a) "processor" means and includes any person in the Province of British Columbia engaged in the business of processing and packing pilchards in containers for sale;
- (b) "pilchards" means such fish caught in the waters adjacent to the Pacific Coast of Canada and processed and packed in containers for sale.
- 2. The maximum price at which any processor may hereafter sell or offer for sale any pilchards processed and packed by him from the 1942 catch in one-pound containers shall be \$4.50 for a case of forty-eight 1-pound containers f.o.b. processor's plant plus sales tax if any.
- 3. The maximum price at which any wholesaler may hereafter sell or offer for sale any pilchards processed and packed in one-pound containers from the 1942 catch to any class of customer shall not exceed the sum of the following:
 - (a) the actual price paid for such pilchards by the wholesaler but not in any event exceeding the maximum price that may be charged by the processor, plus transportation and sales tax paid by the wholesaler if not included in such price; and
 - (b) a mark-up not greater than the mark-up normally used by such wholesaler in pricing pilchards processed and packed in one-pound containers to the same class of customer during the basic period as defined by the Wartime Prices and Trade Regulations; provided, that in no case shall such mark-up exceed 10 per cent of such wholesaler's selling price.
- 4. The maximum price at which any retailer may hereafter sell or offer for sale any pilchards processed and packed in one-pound containers from the 1942 catch to any class of customer shall not exceed the sum of the following:
 - (a) The actual price paid for such pilchards by such retailer but not in any event exceeding the maximum price that may be charged by the processor or the whole-saler from whom he bought, plus transportation charges and sales tax paid by the retailer if not included in such price;
 - (b) a mark-up not greater than the mark-up normally used by such retailer in pricing pilchards processed and packed in one-pound containers to the same class of customer during the said basic period; provided, that in no case shall such mark-up exceed 25 per cent of such retailer's selling price.

Dated at Ottawa, this 8th day of September, 1942.

J. G. TAGGART, Foods Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Administrator's Order No. A-382

Respecting Maximum Prices for Frozen Salmon, Soles, Brills and Witches Caught in Pacific Coast Waters

(Consolidated as amended by Administrator's Order No. A-516)

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, and with the concurrence of the Administrator of Wholesale Trade and the Administrator of Retail Trade, as follows:—

- 1. For the purposes of this Order,
- (a) "processor" means and includes any person in the Province of British Columbia engaged in the business of dressing, freezing, processing or packing any soles, brills, witches, and other similar kind of flat fish and any fresh caught salmon;
- (b) "frozen salmon" means salmon caught in the waters adjacent to the Pacific Coast of Canada headed, dressed and otherwise processed and frozen for sale;
- (c) "soles, brills, witches and other similar kinds of flat fish" means such fish caught in the waters adjacent to the Pacific Coast of Canada headed, dressed and otherwise processed and prepared for sale.
- 2. (1) The maximum price per pound at which any processor may sell or offer for sale any frozen salmon of the best quality and of the kinds set out hereunder caught during the fishing season of 1942, shall be the price set opposite the name of each respective kind

Kinds of Salmon	Cents per pound
Chums or Silver Brights	$10\frac{3}{4}$
Pinks	
Cohoes	
Red Springs.	
White Springs	$11\frac{1}{2}$

(2) The maximum price per pound at which any processor may sell or offer for sale any frozen soles, brills, witches or other similar kinds of flat fish caught during the fishing season of 1942 and of the best quality and in the condition named hereunder, shall be the price set opposite the description of such condition of such fish:

Condition of such fish	Cents per pound
Headless and Dressed. Fillets of such fish.	

(As amended by Administrator's Order No. A-516.)

- (3) The maximum prices at which a processor may sell or offer for sale any of the kinds of fish named in subsections (1) and (2) of this Section, of poorer quality than that named in such subsections, shall be at reasonable reductions from the respective prices set out in said subsections.
- (4) All such prices shall be f.o.b. processor's plant or shipping point plus sales tax if any.
- 3. The maximum price at which any wholesaler may sell or offer for sale any of the fish of the kind described in this Order to any class of customer shall not exceed the sum of the following:
 - (a) the actual price paid for such fish by the wholesaler but not in any event exceeding the maximum price that may be charged by the processor, plus transportation and sales tax paid by the wholesaler if not included in such price; and
 - (b) a mark-up not greater than the mark-up normally used by such wholesaler in pricing fish of the same or substantially the same kind and quality to the same class of customer during the basic period as defined by the Wartime Prices and Trade Regulations; provided, however, that in no case shall such mark-up exceed 20 per cent of such wholesaler's selling price.

- 4. The maximum price at which any retailer may sell or offer for sale any of the fish of the kind described in this Order to any class of customer shall not exceed the sum of the following:
 - (a) the actual price paid for such fish by such retailer but not in any event exceeding the maximum price that may be charged by the processor or the wholesaler from whom he bought, plus transportation charges and sales tax paid by the retailer if not included in such price, and
 - (b) a mark-up not greater than the mark-up normally used by such retailer in pricing fish of the same or substantially the same kind and quality to the same class of customer during the said basic period; provided, however, that in no case shall such mark-up exceed 33½ per cent of such retailer's selling price.

Dated at Ottawa, this 8th day of September, 1942.

J. G. TAGGART, Foods Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-383

Respecting Circular Knit Hosiery

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Knitted Goods from time to time appointed by The Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "circular knit hosiery" means any circular knit stocking, knit in tubular form, with the same number of needles throughout the leg;
- (c) "men's fancy half hose" means any sock containing more than one colour in the body thereof.
- 2. No manufacturer of circular knit hosiery shall hereafter
- (a) manufacture any circular knit hosiery of the types listed in column 1 of Schedule "A" hereto in any greater number of colours than the number of colours specified for each of such types in column 2 of said Schedule "A";
- (b) manufacture any of the types of circular knit hosiery listed as numbers 1, 2, 4 and 5 in column 1 of said Schedule "A" in any colours or combination or colours used as pattern or body colours other than those set forth in Schedule "B" hereto;
- (c) manufacture any circular knit hosiery of the types listed as numbers 3, 6 and 7 in column 1 of the said Schedule "A" in any colours other than those specified for each of such types in column 2 of the said Schedule "A"; provided, that the colours permitted for types 3, 6 and 7 may be manufactured according to colour standards established by each manufacturer;
- (d) change or vary more often than three times in any calendar year the four colours chosen by the manufacturer for Type 3 as permitted by Schedule "A" hereto; provided that each manufacturer may change all or any of such four colours at each of the said three changes.
- 3. (1) No manufacturer of circular knit hosiery shall hereafter
- (a) package any circular knit hosiery except in accordance with the restrictions set forth for each type of hosiery in column 3 of Schedule "A" hereto;

- (b) package any circular knit hosiery to be sold at retail at less than \$1.00 per pair in boxes containing less than six pairs.
- (2) No person shall by way of special packing attach to any circular knit hosiery any number of transfers in excess of those which appear on the manufacturer's sample of the same.
- 4. Nothing in this Order shall prohibit any person from using in the manufacture and packaging of circular knit hosiery
 - (a) any stock of yarn now on hand or on order and specified as to colour, or
 - (b) any boxes or box wraps now on hand or on order and specially designed for packaging circular knit hosiery
- 5. Nothing in this Order shall restrict the manufacture of circular knit hosiery for export, provided that circular knit hosiery manufactured for export and not conforming to the restrictions in this Order shall not be sold or offered for sale in Canada except with the written permission of the Administrator.
- 6. Administrator's Order No. A-121 bearing date the 28th April, 1942, is hereby revoked.

Dated at Ottawa this 5th day of September, 1942.

H. G. SMITH,
Administrator of Knitted Goods.

APPROVED:

D. GORDON, Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

Being Schedule "A" Attached to and forming part of Administrator's Order A-383 $\,$

particular and the second and the se		
Column 1	Column 2	Column 3
Types	Colours Allowed	Packaging
No. 1. Men's Fancy Half Hose.	Not more than FOUR body col- ours in any one line or style and no duplication of any body col- our in any one line or style.	Not more than ONE body col- our and not more than one style number in any one box, bundle or package; or packed assorted not more than FOUR BODY COLOURS in shipper's best
No. 2. Men's One Colour Half Hose.	Not more than EIGHT body colours in addition to Khaki and Air Force Blue in any one line or style.	available assortment. EXCEPTIONS— Clearances and overmakes
No. 3. Ladies' Full Length Hosiery.		Not more than ONE colour in any one box, bundle or package.
No. 4. Women's and Children's anklets or half socks (fancy or solid shades). Knee Length campus and three-quarter and five-eighth hose. (Solid shades).	ours in any one line or style. Women's Anklets:—Air-Force	number in any one box, bundle
No. 5. Children's Golf Hose of any construction and any five eighth and three-quarter hose in mixes.	colours in any one line or style	Not more than ONE body colour and not more than one style number in any one box, bundle or package; or packed assorted not more than FOUR body colours in shipper's best avail- able assortment.
No. 6. Children's Ribs.	TWO fawns, black, white and Navy. Size 4 to 6½ inclusive may be made in Sky, Cardinal and Pink in addition to above.	
No. 7. Children's Worsted Ribs.	Two Fawns, Black, White, Navy and Cardinal.	Not more than ONE colour in any one box, bundle or package.

SCHEDULE "B"

Being Schedule "B" attached to and forming part of Administrator's Order No. A-383

In Worste	d or Woollen	Ir	Cotton	In Rayon						
No.	Name	No.	Name	No.	Name					
3400. 3494. 920. 3492. 3493. 2908. 3377. 3480. 2872. 2606. 1271. (No number). 2762. 611. 3356. 590. 2635. 2837. 238. 209. 604. 2500/1. F.B.D.V. M.T. F.B.D.Y.	Black, Green. Navy. Brown. Maroon. Red. Blue. Yellow. Copper. Lt. Green. Yellow. T. Bleached. Blue. Blend. Wine. Blend. Orange. Green. Rose Pink. Blend. Blend. Khaki Airforce Blue. (No name).	3400 3494 920 3492 3493 1156 1435 2908 3377 3480 2872 2606 1271 (No No.) 2762 611 3356 590 2635 2887 238 209 F.B.D.Y 604 2500/1 F.B.D.V 3492 920 (No No.) 920 (No No.)	Black, Green. Navy. Brown. Maroon. Blue M.T. Maroon M.T. Red. Blue. Yellow. Copper. Lt. Green. Yellow. T. Bleached. Blue. Blend. Wine. Blend. Wine. Blend. M.T. Blend. M.T. Blend. M.T. Blend. M.T. Blend. Khaki. M.T. Air Force Blue. Brown M.T. Navy M.T. Black M.T.	3400	Black. Navy. Brown, Green. Maroon. Blue. Wine. Orange. Green. Red. Blue. Yellow. Copper. Lt. Green. T. Bleached. Yellow. Rose Pink.					

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-384

Respecting Loose Leaf Sheets, Indexes and Forms

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

- 1. No manufacturer shall manufacture, cut or otherwise process, print upon, sell or offer for sale or deliver any ledger sheets, petty ledger sheets, ledger indexes, petty ledger indexes columnar sheets, memo sheets, memo indexes, ring book sheets or sheets for visible records except in the sizes, colors, weights and qualities of paper, patterns, form and quantity of printing and interlineation provided for each such kind of sheet and index as set forth in Schedule "A" hereto; provided, however, that nothing in this Order contained shall be construed as applying to
 - (a) any such product fully manufactured or processed in any manner prior to the date of this Order;
 - (b) any record forms of a kind which are at the date of this Order in general use for a specific accounting or record purpose, such as stock and bond, bank forms, inventory forms, etc. and for which a continued supply is necessary for business purposes.

71369-25}

2. The Administrator of Converted Paper Products may grant such exemption, permit or authority in cases of individual hardship or in such other cases as he deems proper.

Dated at Ottawa, this 5th day of September, 1942.

N. E. WAINRIGHT,

Administrator of Converted Paper Products.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

Being Schedule "A" attached to and forming part of Administrator's Order No. A-384 $\,$

1. LEDGER SHEETS

(i) "A" grade shall be made from No. 1 or 2 quality, 28# Rag Content ledger paper only:

Size in inches	Rulings	Colour				
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Dr. Cr. Bal. Dbl. Dr. Cr. Bal. Dr. Cr. Bal. Dr. Cr. Bal. (Dr. Dr. Bal. Cr. Cr. Bal.	White and Buff. White.				

(ii) "B" grade shall be made from No. 4 quality ledger, 28# substance only:

Size in inches	Rulings	Colour				
73 v 101	Dr. Cr. Bal	White.				
$7\frac{3}{4} \times 10\frac{1}{2}$	Dr. Cr.	White.				
	Dr. Cr. Bal	White.				
$8\frac{1}{4} \times 10\frac{7}{8}$	Dr. Cr.	White.				
	Dr. Cr. Bal	White and Buff.				
	Dbl. Dr. Cr. Bal	White.				
83 x 107		White and Buff.				
9 x 11	Dr. Cr. Bal.	White and Buff.				
	Dr. Cr. Bal. Tumble	White and Buff.				
	Sundry 3 Acets	White and Buff.				
$\theta_4^1 \times 11_8^7 \dots$		White.				
	Dr. Cr.	White.				
	Dr. Cr. Bal.	White and Buff.				
	Sundry 3 Acets. Dbl. Dr. Cr. Bal.	White.				
1 x 11		White.				
$0^{\frac{7}{8}} \times 10^{\frac{7}{8}} \dots$		White.				
58 ± ±08	Dr. Cr. Bal.	White and Buff.				
	Dr. Cr. Bal. Tumble	White and Buff.				
	Sundry 4 Accts	White and Buff.				
l ¹ / ₄ x 11 ⁷ / ₈	Dr. Cr	White.				
	Dr. Cr. Bal	White.				
	Dbl. Dr. Cr. Bal Sundry 4 Acets	White.				

(iii) "C" grade sheets may be made on 28#, No. 7 quality white paper until present stocks of available papers are exhausted. Since this quality is no longer made in the 28# and is available for conversion purposes in 24#, C grade sheets are to be made on 24# white paper in the future, in the following sizes and rulings only;

		Size	in	inc	Rulings:								
71	Х	103				 .Dr. Cr	. Bal.						
81	Х	$10\frac{7}{8}$.Dr. Cr	. Bal.						
$9\frac{1}{4}$	X	$11\frac{7}{8}$.Dr. Cr	. Bal.						

(iv) "D" grade shall be made on 20# white No. 7 bond, pen ruled both ways and printed, (or all printed).

	Size in inches:	Rulings,
$7\frac{1}{2} x$	10 3	Dr. Cr. Bal.

(v) Petty ledger sheets shall be made on #24, white in the following sizes and rulings only;

	Size in inches:											Rulings:									
5	\mathbb{X}	$8\frac{1}{2}$.												 				.Dr.	Cr.	Bal.	only
6	X	91																Dr.	Cr.	Bal.	only

- (vi) Where white is specified any tint may be substituted therefor.
- (vii) Ledger Sheets may be printed in English or French.
- (viii) Stock or special punching and trimming is permitted.
- (ix) Ledger sheets of "A" and "B" grades shall be
 - (k) packaged or cartoned 100 to the carton in .018 standard stock, one piece carton, having one label only; or
 - (b) wrapped in lots of 100 sheets; or
 - (c) banded and boxed in lots of 500 sheets.
- (x) Ledger sheets of "C" and "D" grades shall be banded in lots of 100 sheets or wrapped or boxed in lots of 500 sheets.

2. Ledger Indexes.

(i) "A" grade, made on 36#, white, buff or azure, 100 per cent rag stock, rules 3-column for indexing or Tab indicator style, having A-Z genuine red or black leather tabs stamped in genuine gold, reinforced around tabs by means of a linen shield, and reinforced on the binding edge with linen strip, shall be in the following sizes, in inches only;

$8\frac{1}{4} \times 10\frac{7}{8}$ $8\frac{3}{8} \times 10\frac{7}{8}$	or	 	$9\frac{1}{4}$	$x 11\frac{7}{8}$
$8\frac{1}{2} \times 14$			11	
9 x 11				448
$8\frac{7}{8} \times 10\frac{7}{8}$		 	11‡	x 11 %

All other styles, including plain and those having extra "follow sheets," rules or printed, or any other form of "A" grade index shall be made only on special order.

(ii) "B" grade, made on 28#, 32# or 36# ledger, buff or white, plain or ruled 3-column, having A-Z leather or imitation leather tabs stamped in gold, reinforced around tabs, with no reinforcing at binding edge, shall be in the following sizes in inches only.

$7\frac{1}{2}$	\mathbf{x}	$10\frac{3}{8}$.		 	 		 		$9\frac{1}{4}$	\mathbf{x}	$11\frac{7}{8}$
81/4	X	$10\frac{7}{8}$	or	 	 		 		.11	\mathbf{X}	11 or
$8\frac{3}{8}$	x	$10\frac{7}{8}$							$10\frac{7}{8}$	X	$10\frac{7}{8}$
9	Э	11	or								
87	x	10%.		 	 		 		.117	X	117

(iii) "C" grade may be made on the same grade of paper and in the same manner as "B" grade aforesaid, excepting that imitation leather tabs shall be used, in the following sizes, in inches only;

> $7\frac{1}{2} \times 10\frac{3}{8}$ $8\frac{1}{4} \times 10\frac{7}{8}$ $9\frac{1}{4} \times 11\frac{7}{8}$

"C" grade of the said grade of paper, having cloth or canvas tabs; stamped in black, without reinforcing or shields, may be made in the following sizes, in inches only:

(iv) Petty ledger indexes shall be made in the same style, manner and form as prescribed, in the cases for "C" grade in the following sizes, in inches only:

 $5 \times 8\frac{1}{2}$ and $6 \times 9\frac{1}{2}$

3. COLUMNAR SHEETS shall be made on white 28# No. 4 ledger (any tint may be used in place of white), as follows:

i)		Size in inches	Rulings or No. of Columns only
81	X	$10\frac{7}{8}$	Faint and 2, 3 and 4 column.
81/2	X	14	8 and 12 columns.
$9\frac{1}{4}$	X	$11\frac{7}{8}$	Faint and 2, 3, 4, 6, 8, and 10 single
			page, 12 and 16 double page.
$9\frac{1}{4}$	X	$13\frac{7}{8}$	
			leaf" use.
11	\mathbb{X}	14	
			20 and 24 double page.
11	\mathbb{X}	17	Faint 10, 12 and 14 single page, 18,
			20, 24, 30 and 36 double page.
$11\frac{1}{4}$	\mathbf{X}	$11\frac{7}{8}$	
14	X	13	
			14, 16, 18, 20 col. double page;
			and 20 col. cash journal double
			page, and 8 col. "cut leaf".

The following Columnar sheets shall be on buff No. 4. Ledger.

- (ii) Columnar sheets shall be packaged in lots of 100 to the carton in .018 standard stock one piece carton having one label only, or banded or wrapped in such lots.
- 4. Memo Sheets may be made from 16# or 20 bond, white or tint, in 12 sizes with rulings as shown after each size as follows:—

2	X	4Plain and faint only.
$2\frac{1}{2}$	X	$4\frac{1}{2}$ Plain and faint only.
3	X	5Plain and faint only.
$3\frac{1}{2}$	\mathbb{X}	6Plain, faint, quad, \$ and c.
$3\frac{3}{4}$	\mathbb{X}	$6\frac{3}{4}$ Plain and faint only.
$4\frac{1}{2}$	\mathbb{X}	2Plain and faint only.
$4\frac{1}{2}$	\mathbb{X}	$2\frac{1}{2}$ Plain and faint only.
5	\mathbf{X}	3
6	\mathbb{X}	3½Plain, faint, quad \$ and c
$6\frac{3}{4}$	X	$3\frac{3}{4}$ Plain, faint, quad, \$ and c.
$7\frac{1}{4}$	X	4½Plain, faint, quad.

8 x 5Plain, faint, quad.

5. Memo Indexes shall be made on 28# ledger paper, having red or black leather or imitation leather tabs stamped in gold, 13 tabs to the set, said tabs not to be made of canvas, or cloth, in the following sizes, in inches:

$2\frac{1}{2}$	Х	$4\frac{1}{2}$	 	 5	х 3
3	X	5	 	 6	$x 3\frac{1}{2}$
$3\frac{1}{2}$	\mathbb{X}	6	 	 $6\frac{3}{4}$ 3	$x 3\frac{3}{4}$
$4\frac{1}{2}$	X	$2\frac{1}{2}\dots$	 	 $7\frac{1}{4}$ 3	< 4 ¹ / ₄
				8 4	r 5

6. RING BOOK SHEETS

(i) "A" grade shall be made on 100 per cent rag stock, No. 1 quality, 20# paper, in plain or faint rulings only, 4 lines to the inch, and be cut in the following sizes, in inches only:

$8\frac{1}{2}$	X	$5\frac{1}{2}$	 			٠	٠		٠						,		11	X	$8\frac{1}{2}$
$9\frac{1}{2}$	X	6	 	٠				٠			٠						14	X	$8\frac{1}{2}$

(ii) "B" grade shall be made on 20# bond, No. 2, quality paper, white or tinted, faint rulings, 4 to the inch and in the following sizes and ruled as stipulated after each size.

	č	arter each size.	
$6\frac{3}{4}$	X	$3\frac{3}{4}$	Plain, faint, quad. \$ and c. 4 col.
$7\frac{1}{4}$	X	$4\frac{1}{4}$	Plain, faint, quad. \$ and c. 4 col.
$7\frac{3}{4}$	X	5	Plain, faint, quad.
$8\frac{1}{2}$	X	$5\frac{1}{2}$	Plain, faint, quad. \$ and c. 4 col.
			6 col. 2 col. Jnl.
$9\frac{1}{2}$	\mathbf{x}	6	Plain, faint, quad. \$ and c. 4 col.
			6 col. 2 col. Jnl D.E.L.
11	X	$8\frac{1}{2}$	Plain, faint, quad. \$ and c. 4 col.
			6 col. 2 col. Jnl D.E.L. 3 col.
			Jnl. 4 col. Jnl. 6 col. Jnl.
19	v	01	Plain faint

14 x $8\frac{1}{2}$Plain, faint, quad. 2 col. Jnl.

(iii) "C" grade shall be made on 20# white, No. 5 bond or 16# tint, faint rulings to be 4 to the inch, and in the following sizes, in inches only:

(iv) "D" grade shall be made on 20#, No. 7 Bond, either plain or ruled faint $\frac{1}{4}$ " on each side (no quad) and in the following sizes, in inches:

- (v) All ring book sheets shall be banded in lots of 100; A, B, and C grades shall be boxed or wrapped in 500's. D grade shall be wrapped in 1,000's and sales to dealers shall be in 1,000 lots of a size and ruling, and multiples thereof.
- 7. RING BOOK INDEXES shall be made on No. 1 quality 36# substance, ledger paper.
 - (i) having affixed thereto red or black leather or imitation leather tabs stamped in gold, 24 or 36 tabs to the set, and in the following sized sheets:

$6\frac{3}{4}$	X	$3\frac{3}{4}$				٠	۰																9	1 7	ĸ 6
$7\frac{1}{4}$	X	$4\frac{1}{4}$	٠		a.		٠		٠		۰	٠	۰	۰		٠	٠			۰	۰		11	X	$8\frac{1}{2}$
$7\frac{3}{4}$	X	5	۰	۰	٠	4	e	۰	٠					٠				0					12	X	$9\frac{1}{2}$
$8\frac{1}{2}$	X	$5\frac{1}{2}$																٠		٠	٠		14	X	81/2

(ii) having affixed thereto cloth tabs, A-Z stamped in black ink, and in the following sized sheets

 $8\frac{1}{2} \times 5\frac{1}{2}$ $9\frac{1}{2} \times 6$ $11 \times 8\frac{1}{2}$ $14 \times 8\frac{1}{2}$

8. Sheets for visible records shall be made on 24 pound, No. 2 bond in buff, white or tint. The number of patterns permitted shall approximate the number shown after each authorized size of sheet as follows:—

Size in inches (approx.)	No. of patterns (approx.)
$3 \ 1/16 \ x \ 5\frac{3}{4}$	6
$3\frac{1}{8} \times 7\frac{1}{2}$	6
$4 \ 1/16 \ x \ 6\frac{1}{2}$	6
$5 \times 8^{\frac{1}{2}}$	15
$3\frac{7}{8} \times 10\frac{1}{2}$	3
$4\frac{5}{8} \times 10\frac{1}{2}$	9
$6\frac{1}{8} \times 10\frac{1}{2}$	6

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-385

Respecting Green Coffee

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "green coffee" means green coffee beans in the condition in which they are imported;
- (b) "corporation" means Commodity Prices Stabilization Corporation, Ltd.;
- (c) "agent" means any agent appointed by the Corporation;
- (d) "administrator" means the Food Administrator from time to time appointed by The Wartime Prices and Trade Board with the approval of the Governor in Council.
- 2. (1) Every person who at the date hereof has in bond any green coffee which was in bond on May 2, 1942, or which arrived in bond thereafter pursuant to a contract of purchase entered into on or before May 2, 1942, shall forthwith transfer to the Corporation in form satisfactory to the Corporation all his right, title and interest in and to such coffee.
- (2) Every person who at the date hereof has any right, title or interest in or to any green coffee not yet arrived in Canada under any contract of purchase entered into on or before May 2, 1942, shall forthwith transfer to the Corporation in form satisfactory to the Corporation such right, title or interest.
- 3. The basic price to be paid by the Corporation for green coffee the right, title or interest in or to which has been so removed or transferred shall be, in the case of coffee in bond, the laid-in bonded warehouse cost thereof, and in the case of coffee not yet arrived in Canada, the said contract price therefor; provided that such basic price shall be adjusted according to the difference between the cost to the transferor of any green coffee purchased by him on or before May 2, 1942, and entered for consumption by him on or after May 2, 1942, and the price fixed by the Corporation at the date hereof for sales by it of coffee of similar kind, grade and quality.
- 4. Every person who since May 2, 1942, has entered for consumption any green coffee which was in bond on May 2, 1942, or which thereafter arrived in Canada pursuant

to a contract of purchase entered into on or before May 2, 1942, shall forthwith report to the Corporation:

- (a) The quantities of each kind, grade and quality of green coffee so entered for consumption by him, and
 - (b) the laid down cost at his warehouse of each quantity of each kind, grade and quality of coffee so entered for consumption by him.

Dated at Ottawa, this 22nd day of September, 1942.

J. G. TAGGART, Food Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-386, dated September 5, 1942

AMENDS

Administrator's Order No. A-101

(See Consolidation of Administrator's Order No. A-101)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-387, dated September 9, 1942

AMENDS

Administrator's Order No. A-147

(See Consolidation of Administrator's Order No. A-147)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-388

Respecting Feeding Oils

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Oils and Fats Administrator from time to time appointed by The Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "feeding oil" means marine animal oil and/or edible vegetable oil with or without the addition of vitamin fortifiers, for consumption by livestock or poultry to supply Vitamins A and D.
- 2. No processor of feeding oil shall hereafter process feeding oil except in the following four types, each of which types shall respectively have a Vitamin A potency in International units per gram and a Vitamin D potency in International or A.O.A.C. chick units per gram of not less than that set opposite each type:

Type (a) 200 International units Vitamin D per gram; 1000 International or A.O.A.C. chick units Vitamin A per gram.

Type (b) 200 International units Vitamin D per gram;

1500 International or A.O.A.C. chick units Vitamin A per gram.

Type (c) 400 International units Vitamin D per gram; 1050 International or A.O.A.C. chick units Vitamin A per gram.

Type (d) 400 International units Vitamin D per gram; 3000 International or A.O.A.C. chick units Vitamin A per gram.

- 3. Nothing in this Order shall be construed as prohibiting the processing or sale of
- (a) cod liver oil for feeding live stock and poultry;
- (b) fortified oils for or to one feeding oil processor by another;
- (c) synthetic D3 in oil.

Dated at Ottawa, this 10th day of September, 1942.

PHYLLIS G. TURNER, Oils and Fats Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-389, dated September 11, 1942

AMENDS

Administrator's Order No. A-64

(See Consolidation of Administrator's Order No. A-64)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-390

Respecting Grey Cast Iron and Malleable Iron Pipe Fittings

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "Pipe Fitting" means and includes any fitting, the preponderant percentage of the weight of which is of grey cast iron or malleable iron and which fitting is threaded with pipe thread or has flanged outlets.
- 2. No person shall manufacture any pipe fitting unless such pipe fitting is of a type named in Schedule "A" hereto, of a size set out under such type and is manufactured in accordance with specifications set opposite such size where specifications are set out; provided, however, that
 - (a) The Administrator of Heating, Plumbing, Air-Conditioning Equipment and Supplies may authorize by permit in writing, the manufacture of other types and sizes of pipe fittings;
 - (b) nothing in this order shall prevent the completion and sale of other types and sizes of pipe fittings, the manufacture of which has been commenced prior to the date of this order.

- 3. Nothing in this order shall apply to:
- (a) pipe fittings made for electrical or conduit work;
- (b) pipe fittings made for hydraulic or high pressure use;
- (c) accessory fittings for radiators and valves.

Dated at Ottawa, this 11th day of September, 1942.

E. J. LAIDLAW,

Administrator of Heating, Plumbing, Air-Conditioning Equipment and Supplies.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

Being schedule "A" attached to and forming part of Administrator's Order No. A-390

STANDARD MALLEABLE IRON FITTINGS

90° Elbows Banded	90° Elbows Plain	90° Street Elbows Banded-Con.	Tees Banded —Con.	Tees, Banded —Con.
1	45° Elbows Banded 1144 1144 1144 1144 1144 1144 1144	2½ 3 4 4 4 2	1 114 12 2 2 2 15 4 4 5 6 6 14 2 18 2 18 2 18 2 18 2 18 2 18 2 18 2	24 X 1 34 X 1 37 X 1 27 X 1 17 X 1
	14 11 12 2 2 2½ 3 3½ 4 5 6 90° Street Elbows, Banded 1 1 1 1 1 1 1 1 2 2	Side Outlet Elbows, Plain		1

STANDARD MALLEABLE IRON FITTINGS—Continued

Tees Banded — Con.	Service Tees, Banded-Con.	$\begin{array}{c} \text{Reducers,} \\ \text{Banded}\textit{Con.} \end{array}$	Couplings, Banded	Wastenuts
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1 11 12 12 2 Crosses, Banded	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Right and Left Con. Locknuts Hexagon late of the control of the	Drop Elbows Plain Crossovers Banded
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	4 45° Y Bends. Banded	Couplings	Return Bends Banded Close Pattern	1/23 22 d 4 1
3 x 3 x 2 3 x 3 x 1 3 x 3 x 1 3 x 3 x 1 3 x 3 x 1 3 x 3 x 2 3 x 2 x 3 3 x 2 x 2 5 x 2 5 x 2 5 x 2	1 1 1 1 1 1 1 2 2		$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Four-Way Tees Plain
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	2½ 3 4 Reducers, Banded	2 3 3 1 2 4 5	Return Bends Banded, Medium Pattern	1 1 1 1 1 1 1 1 1 1 2 2 2 2 2 2 2 2 2 2
4 x 4 x 1½ 4 x 4 x 1¼ 4 x 3 x 4 5 x 5 x 4 6 x 6 x 4 6 x 6 x 3 6 x 6 x 2 Tees, Plain	X X X X X X X X X X X X X X X X X X X	Couplings, Banded Right and Left	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Hexagon Right and Left Nipples
1 1 1 1 1 2 2 Service Tees, Banded	1	2 Caps 18 14 4 8 8 8 12 8 13 4 1 1 1 1 1 1 1 1 1 2 2 1 1 2 3 3	$\begin{array}{c} \frac{1}{3} \times 1\frac{1}{2} \\ \frac{1}{3} \times 2 \\ 1 \times 2\frac{1}{2} \\ 1\frac{1}{4} \times 3 \\ \frac{1}{2} \times 3\frac{1}{2} \\ 2 \times 4 \\ 2\frac{1}{2} \times 4\frac{1}{2} \\ 3 \times 5 \\ \end{array}$ Extension Pieces $\begin{array}{c} \frac{3}{8} \\ \frac{1}{2} \\ \frac{1}{2} \\ \frac{3}{2} \\ \frac{3}{4} \\ 1 \end{array}$	Special Railing Tees 2 x 2 x 12 Malleable Recessed Street Elbows 11 11 2 2
22 33 4	$\begin{array}{cccc} 2 & \chi & \frac{3}{4} \\ 2 & \chi & \frac{1}{2} \end{array}$	3 3 ¹ / ₂	1	

CIRCULATING BOILER FITTINGS

MALLEABLE IRON—GALVANIZED

Elbows, Gasket Type with Union	Gas	upl ket h U	Ì	ype
$\frac{1}{2}$ x $\frac{1}{2}$ x 1 $\frac{3}{4}$ x $\frac{1}{2}$ x 1 $\frac{3}{4}$ x $\frac{3}{4}$ x 1	123434	X 1/2 X 1/2 X 3/4	X X	1 1 1

STANDARD CAST IRON FITTINGS

2 x 2 x 1½ x 3 x 3 x 3 x 1½ x 1 x 1 x 1 x 1 x 1 x 1 x 1 x 1 x	2	90° Elbows 45°	Elbows	Tees— Con .	Tees—Con.	Crosses
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	4 1 x 1 x 1½ 9½ x 9 x 9 x 6 x 6 x	1 11 12 12 12 12 12 12 12 12 12 12 12 12	Tees \[\frac{1}{2} \frac{1}{	2 2 2 2 2 1 1 2 1 2 1 2 1 2 1 2 1 2 1 2	3 3 1 1 2 1 1 1 1 2 1 1 1 1 2 1 1 1 1 1	1 1 1 1 2 2 2 2 3 2 3 2 3 2 3 2 3 2 3 2

STANDARD CAST IRON FITTINGS-Continued

Return Bends	Return Bends
Close Pattern	Open Pattern
3 x 1½ 1 x 134 1½ x 2¼ 1½ x 2½ 2 x 3¼	$\begin{array}{cccccccccccccccccccccccccccccccccccc$

LONG TURN OR CAST IRON SPRINKLER FITTINGS

90° Elbows Screwed 1 1½ 1½ 2 2 2½ 3 3 3½ 4 5 6	Elbows Flange and One Opening Serew	Tees, Flanged (F.S.S.) 3 4 5 6
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250# CAST IRON FITTINGS

90° Elbows	45° Elbows	Tees
1 1 1 1 1 1 2 2 2 3 4	1 1 1 1 1 1 2 2 2 1 2 3 4	$\begin{array}{c} \frac{1}{3} \\ \frac{3}{4} \\ 1 \\ 1 \\ \frac{1}{4} \\ \frac{1}{4} \\ 2 \\ 2 \\ 2 \\ \frac{1}{2} \\ 3 \\ 4 \end{array}$

CAST IRON DRAINAGE FITTINGS

90° Elbows 1½ 1½ 2 3 4 5 6 1½ x 1½ 2 x 1½	22½° Elbows 1¼ 1½ 2 3 4 11¼° Elbows 1¼ 1½ 2 3 3	90° Long Turn Elbows-Con. 4 5 6 45° Long Turn Elbows 1 ¹ / ₂ 2 2 3	Tees 1	90° Y Branches Tee Pattern —Con. 4 x 4 x 2 4 x 4 x 1½ 5 x 5 x 4 6 x 6 x 4 90° Double Y Branches, Tee Pattern
60° Elbows 114 112 2 3 4 5 6 45° Elbows	90° Street Elbows 1½ 45° Street Elbows 1½	90° Elbows Extra Long Turn	Tee Pattern 1	1
114 112 2 3 4 5	90° Long Turn Elbows	Three Way Elbows $1\frac{1}{4}$ $1\frac{1}{2}$ 2 $1\frac{1}{4} \times 1\frac{1}{4} \times 1\frac{1}{2}$ $1\frac{1}{2} \times 1\frac{1}{2} \times 2$	2 x 2 x 11 2 x 2 x 11 2 x 2 x 11 2 x 12 x 1	90° Y Branches Long Turn Tee Pattern 1 ¹ / ₄ 1 ¹ / ₂ 2

CAST IRON DRAINAGE FITTINGS-Continued

90° Y Branches Long Turn	Double 90° Y Branches Long Turn	45° Y Branches -Con.	Roof Connections	Running Traps with Vent-Con.
Tee Pattern —Con. 3	Tee Pattern -Con.	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	2 3 4	2 3 4
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	4 x 4 x 3 4 x 4 x 2 4 x 4 x 1½ 5 x 5 x 4 6 x 6 x 4	'P' Traps with Cleanout $1^{\frac{1}{4}}_{\frac{1}{2}}$ 2	Increasers 2 x 1½ 3 x 2 4 x 3
4 x 4 x 3 4 x 4 x 2 4 x 4 x 1 6 x 6 x 4	45° Y Branches 11/4 11/2 2	45° Double Y Branches	3 4 Bath 'P' Traps	4 x 2 5 x 4 6 x 4 Couplings
Double 90° Y Branches Long Turn Tee Pattern 11/4 11/2 2	$\begin{array}{c} 3 \\ 4 \\ 5 \\ 6 \\ 1\frac{1}{2} \times 1\frac{1}{2} \times 1\frac{1}{4} \\ 2 \times 2 \times 1\frac{1}{2} \\ 2 \times 2 \times 1\frac{1}{4} \end{array}$	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	1½ 2 Running Traps with Vent 1½ 1½	1½ 2 3 4

IRON BUSHINGS

Hexagon	Hexagon—Con.	Hexagon—Con.	Face—Con.	Face—Con.
	2 x 1 4 2 x 1 2 x 1 2 2 x 3 2 2 2 x 3 2 2 2 x 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	4 x 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1	4 x 2½ 4 x 2 5 x 4 5 x 3 6 x 5 6 x 4 6 x 3 8 x 6 Eccentric 1 x ½ 1½ 4 x ½ 1½ 2 x 1½ 3 ½ x 2½ 3 ½ x 2½ 3 ½ x 1½

IRON PLUGS

SQUARE HEAD	Countersunk
1 1 2	5) to 140 151 41
:	1 1 1 1
	1½ 2 9 1 1 2
	-Con.

HEAVY MALLEABLE FITTINGS

250 AND 300 LBS. W.S.P.

90° Elbows	45° Elbows	Tees—Con.	Crosses	Reducers-Con
1A 2A 2A 1A 11A 11A 2A 21A 21A	14A 84A 24A 14A 14A 14A 24A 24A 24A 34	12	$\frac{1}{8}A$ $\frac{3}{8}A$ $\frac{2}{2}A$ $1A$ $1\frac{1}{4}A$ $1\frac{1}{2}A$ $2\frac{1}{2}A$ $2\frac{1}{2}A$ $3A$ $3\frac{1}{2}$	$\begin{array}{c} 2\frac{1}{2} \times 2A \\ 2\frac{1}{2} \times 1\frac{1}{2} \\ 3 \times 2\frac{1}{2}A \\ 3 \times 2\frac{1}{2}A \\ 3 \times 1\frac{1}{2}A \\ 4 \times 3 \\ 4 \times 2\frac{1}{2} \\ 4 \times 2 \end{array}$ Caps
5 6 8 10 12 1 4 A 2 2 X 2 A 2 A 1 X 2 A 1 1 X 2 A 1 1 X 2 A 1 1 X 2 A	4 5 6 8 10 12 45° Street Elbows	1 x 1 x \$\frac{2}{4}A\$ 1 x 1 x \$\frac{2}{2}A\$ 1 x 1 x \$\frac{2}{3}A\$ 1 x 1 x \$\frac{2}{4}X\$ 2 x \$\frac{2}{4}	Couplings $\frac{1}{4}A$ $\frac{1}{8}A$ $\frac{1}{2}A$ $1A$ $1\frac{1}{4}A$ $1\frac{1}{2}A$ $2A$ $2\frac{1}{2}A$ $3A$	1 A 3 A 3 A 3 A 3 A 1 A 1 A 1 A 2 A 2 A 2 A 2 A 3 A Return Bends
12 x 12 12 x 12 13 x 12A 13 x 12A 2 x 12A 2 x 12A 2 x 12A 2 2 x 2A 3 x 22A (Elbows)	1A 1½A 1½A 2A Tees 14A 12A 12A	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Reducers	1 x 1 ³ / ₄ 1 x 2 ¹ / ₂ 1 x 3 1 ½ x 2 ¹ / ₄ 1 ½ x 2 ¹ / ₄ 1 ½ x 3 1 ½ x 3 1 ½ x 3 1 ½ x 3 2 x 6
A A 1A 14A 12A 22A 23A 3A	1A 1A 1A 1A 2A 2A 2A 3A 3A 3A 4 5 6 8	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Note: Sizes carrying Suffix "A" may be made to con- form with the specifications of the Association of American Railroads.

FLANGE UNIONS

EXTRA HEAVY MALLEABLE-GASKET TYPE

Flange Unions

STANDARD MALLEABLE GASKET TYPE UNIONS AND FITTINGS

	Unions	Unions-Cont	Unions—Cont.	Elbows Female
14300000014		$1 \\ 1\frac{1}{4} \\ 1\frac{1}{2} \\ 2$	$\frac{2^{\frac{1}{2}}}{3}$	1 22 3 4 1

MALLEABLE IRON GROUND JOINT UNIONS

Female— 150# W.S.P.	Female— 150# W.S.P.— Cont.	Female— 150# W.S.P.— —Conc.
1445)8-42	1 1 1 ¹ / ₄	$\frac{1}{2}$

MALLEABLE IRON GROUND JOINT UNIONS

Female—250# W.S.P.	Female—250# W.S.P.—Cont.	Female—250# W.S.P.—Conc.
14 340 150 150 150 150 150 150 150 150 150 15	$1 \\ 1\frac{1}{4} \\ 1\frac{1}{2}$	$\begin{array}{c}2\\2\frac{1}{2}\\3\end{array}$

MALLEABLE IRON GROUND JOINT UNIONS

Female—300# W.S.P.	Female— $300 #$ W.S.P.— $Cont.$	Female— $300 #$ W.S.P.— $Cont$.	Female—300# W.S.P.—Conc.
18 and 1/4 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	34 1 114	$1\frac{1}{2}$ 2 $2\frac{1}{2}$	3 4

300# MALLEABLE IRON UNIONS AND FITTINGS

GROUND JOINT

Flange Unions	Union Elbows Female	Tees, Union on Outlet, Female	Tees, Union on Run, Female
1 1 1 1 1	म् विची १९३१	<u> </u>	14 4 33
2 ¹ / ₂	o{(<<<>>)-⟨• •	© ⊢(ca co) ·••	0-1200
3	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	$\frac{1}{1^{\frac{1}{4}}}$	1
6	$\frac{12}{2}$	2	2

CAST IRON FLANGE UNIONS

STANDARD GASKET TYPE

Plain Face

 $\begin{array}{c}
\frac{3}{4} \\
1 \\
1 \\
1 \\
1 \\
2 \\
2 \\
2 \\
2 \\
2 \\
3 \\
3 \\
4 \\
5 \\
6
\end{array}$

MALLEABLE IRON BALL PATTERN RAILING FITTINGS

90 Deg	Elbows	Tees	Cros	ses	Square Flo Flanges	or Spider Flanges
$\frac{\frac{1}{2}}{\frac{3}{3}}$ 1 $1\frac{1}{4}$ $1\frac{1}{2}$ 2	1 1 1 1 1 2 2		$1\\ 1\\ 1\\ 1\\ 1\\ 1\\ 2\\ 2$	$\begin{array}{c} \frac{1}{2} \\ \frac{3}{4} \\ 1 \\ 1 \\ \frac{1}{4} \\ \frac{4}{4} \\ 1 \\ \frac{1}{2} \\ 2 \end{array}$		$1 \\ 1 \\ 1 \\ 1 \\ 1 \\ 1 \\ 1 \\ 1 \\ 2 \\ 2$
	Side Outlet Elbows	Si	ide Outlet Tees	Side Outl Crosses		Ball Ornaments Male
	1 1 1 1 1 1 1 1 2 2	1 1 1 1 1 2 2		1 1 1 1 1 2	1 1 1 1 1 2	

125# CAST IRON FLANGED FITTINGS

90 Deg. Elbows	Long Radius Elbows—Cont.	Base Elbows	Eccentric Reducers—Cont.	Tees—Cont.
1 ½ 2 2 ½ 3 3 ½ 4 5 6	6 8 10 12 14 16 18 20	4 5 6 8 10 12 Reducers	6 x 4 8 x 6 10 x 8 12 x 10	5 x 5 x 2 5 x 4 x 5 5 x 4 x 4 4 x 4 x 5 6 x 6 x 6 x 4 6 x 6 x 3 6 x 6 x 2½
8 10 12 14 16 18 20 24 2	24 3 x 2½ 3 x 2½ 4 x 3 5 x 4 6 x 5 6 x 4 8 x 6 8 x 5 10 x 8 12 x 10 45° Elbows 1½ 2 2½ 3 3 3½ 4 5 6 8 10 12 14 16 18 20 24 Side Outlet	2½ x 1½ 3 x 2 3 x 1½ 3½ x 3½ 4 x 3½ 4 x 3½ 4 x 2 5 x 4 5 x 2½ 6 x 5 6 x 5 6 x 5 6 x 5 8 x 6 8 x 5 8 x 6 8 x 5 8 x 6 10 x 8 10 x 8 10 x 6 12 x 10 14 x 12 14 x 10 14 x 8 14 x 12 14 x 10 14 x 8 14 x 10 14 x 8 14 x 10 14 x 8 16 x 14 16 x 12 16 x 10	1½ 2½ 3 3½ 4 5 6 8 10 12 14 16 18 20 24 2 x 2 x 1½ 20 24 2 x 2½ x 2 3 x 3 x 2½ 3 x 3 x x 1½ 3 x 2½ x 3 3 x 3 x 1½ 3 x 2½ x 3 4 x 4 x 4 x 3 4 x 4 x 2½ 4 x 4 x 1½ 4 x 3 x 3 x 4 4 x 4 x 3 x 3	6 x 6 x 2 6 x 5 x 6 6 x 5 x 5 6 x 5 x 4 6 x 4 x 6 6 x 4 x 4 6 x 4 x 3 6 x 3 x 4 6 x 3 x 3 6 x 3 x 4 6 x 3 x 4 8 x 8 x 5 8 x 8 x 5 8 x 8 x 6 8 x 6 x 3 8 x 6 x 6 8 x 8 x 6 8 x 8 x 6 8 x 8 x 6 8 x 6 x 6 x 6 8 x 6 x 6 8 x 6 x 6 x 6 x 6 8 x 6 x 6 x 6 x 6 x 6 x 6 x 6 x 6 x 6 x
Long Radius Elbows	Side Outlet Elbows, Straight	16 x 10 Eccentric Reducers	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	10 x 8 x 10 10 x 8 x 8 10 x 8 x 6 8 x 8 x 10
2 ½ 3 3 ½ 4 5	5 6 8 10 12	3 x 2 4 x 3 5 x 4 6 x 5	4 x 2 x 4 3 x 3 x 4 5 x 5 x 4 5 x 5 x 3	8 x 8 x 10 12 x 12 x 10 12 x 12 x 8 12 x 12 x 6 12 x 12 x 5 12 x 12 x 4

125# CAST IRON FLANGED FITTINGS-Concluded

Tees—Conc.	Crosses	45° Laterals
12 x 10 x 12 12 x 10 x 10	2	2
12 x 10 x 8	$\frac{2^{\frac{1}{2}}}{3}$	$\frac{2^{\frac{1}{2}}}{3}$
12 x 10 x 6 12 x 8 x 12	5	4 5
12 x 8 x 8 10 x 10 x 12	6 8	6 8
14 x 14 x 8	10 12	10 12

250# CAST IRON FLANGED FITTINGS

	200 11 01101	110011 125-1110125		
90° Elbows	45 Deg. Elbows	Reducers—Conc.	${\bf Tees}{\it Cont.}$	Tees-Conc.
2 2 2 3 4 5 6 8 10 12 2 3 x 2 3 x 2 4 x 3 4 x 2 1 5 5 x 4 5 x 6 x 5 x 4 8 x 6	$-Cont.$ 5 6 8 10 12 Base Elbows 4 5 6 8 10 Reducers $2\frac{1}{2} \times 2$ $3 \times 2\frac{1}{2}$ 3×2 4×3 $4 \times 2\frac{1}{2}$ 4×2 5×4 5×3 $5 \times 2\frac{1}{2}$ 5×2 6×5 6×4 6×3 $6 \times 2\frac{1}{2}$	6 x 2 8 x 6 8 x 5 8 x 4 10 x 8 10 x 6 10 x 5 10 x 4 Tees 2 2½ 3 3 4 4 5 6 6 8 10 12 2½ x 2½ x 2 2½ x 2 x 2 3 x 3 x 2½ x 3 3 x 2½ x 2 4 x 4 x 3	4 x 4 x 2½ 4 x 4 x 2 4 x 3 x 4 4 x 3 x 3 x 2 5 x 5 x 4 5 x 5 x 2½ 5 x 5 x 2½ 5 x 5 x 2½ 5 x 4 x 5 6 x 6 x 5 6 x 6 x 2½ 8 x 8 x 8 x 4 8 x 8 x 8 x 2½ 8 x 8 x 6 x 8 8 x 8 x 6 x 8 8 x 8 x 6 x 8 8 x 8 x 6 x 8 8 x 8 x 6 x 8 8 x 8 x 6 x 8 8 x 6 x 8 8 x 6 x 8 8 x 6 x 8 8 x 6 x 6 x 8 8 x 6 x 6 x 8 8	10 x 10 x 4 10 x 8 x 10 10 x 6 x 10 10 x 8 x 8 10 x 8 x 5 10 x 6 x 8 10 x 6 x 8 10 x 6 x 8 10 x 6 x 8 10 x 6 x 6 8 x 8 x 10 Crosses 2 2 2 3 4 5 6 8 10 45° Laterals 3 4 5 6 8 10
-	0 2			

ROUND FLOOR FLANGES

Floor Flanges

125# CAST IRON FLANGES

Companion	Companion—	Companion— Conc.	Reducing	Reducing—Con.
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	3½ x 8½ 4 x 9 5 x 10 6 x 11 8 x 13½	12 x 19 14 x 21 16 x 23½ 18 x 25 20 x 27½	1 x 5 1 x 6 1 x 6 1 x 6 1 x 6 1 x 6 1 x 7	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
3 x 71	10 v 16	24 x 32	2 × 7	2 x 9

SCHEDULE "A"-Concluded

125# CAST IRON FLANGES-Continued

Reducing—Con.	Reducing—Con.	Blind	Blind-Con.
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccc} 0 & x & 4\frac{1}{4} \\ 0 & x & 4\frac{5}{8} \\ 0 & x & 5 \\ 0 & x & 6 \\ 0 & x & 7 \end{array}$	0 x 11 0 x 13½ 0 x 16 0 x 19 0 x 21
2 x 11	6 x 16	$ \begin{array}{ccc} 0 & x & 7\frac{1}{2} \\ 0 & x & 8\frac{1}{2} \end{array} $	$0 \times 23\frac{1}{2}$
2½ x 11	8 x 16		0×25
3 x 11	8 x 19	0 x 9	$0 \times 27\frac{1}{2}$
4 x 11	10 x 19	0 x 10	0 x 32

250# CAST IRON FLANGES

11		
Companion	Reducing	Blind
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{ccccc} 0 & x & 6\frac{1}{8} \\ 0 & x & 6\frac{1}{2} \\ 0 & x & 7\frac{1}{2} \\ 0 & x & 8\frac{1}{4} \\ 0 & x & 9 \\ 0 & x & 10 \\ 0 & x & 11 \\ 0 & x & 12\frac{1}{2} \\ 0 & x & 15 \\ 0 & x & 17\frac{1}{2} \\ 0 & x & 20\frac{1}{2} \end{array}$

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-391

Respecting Used Industrial Sewing Machines

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, and with the concurrence of the Administrator of Supplies, as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Used Goods, from time to time appointed by the Wartime Prices and Trade Board, with the approval of the Governor in Council;
- (b) "machine" means any used industrial sewing machine;
- (c) "rebuilt machine" means any machine in which all worn, broken and missing parts have been replaced or reworked, and which, upon being subjected to a proper test, is demonstrated to be capable of a substantially equivalent performance to that of the same machine when new.
- 2. No person shall, without the consent in writing of the Administrator, destroy any machine or alter, destroy or mutilate the serial number thereof.
- 3. No person shall sell or deliver any machine unless it has a class and variety number affixed thereto. If the class and variety of any machine has been changed, the appropriate number for same shall be affixed thereto in the place of the former number thereof.
- 4. Every person who rebuilds any machine, shall affix thereto a label containing his name and address and the following words, namely:

"This machine was rebuilt according to the specifications contained in Administrator's Order No. A-391 of the Wartime Prices and Trade Board."

5. No person shall represent or sell any machine as a rebuilt machine, unless it has been rebuilt since it was last used.

- 6. No person shall sell, offer for sale, or deliver any machine to any consumer unless at the time of sale and delivery such person prepares, executes and delivers to such consumer a written warranty that
 - (a) such machine is in good working order and that where necessary it has been repaired or has had parts replaced to put it in such condition; and
 - (b) he will repair the said machine or repair or replace the parts if, within ninety days from the date of delivery of such machine to the consumer, the machine or parts thereof are found to be or become defective, broken or worn through defects in such machine or parts thereof which existed at the time of such delivery.
- 7. (1) Every sale of a machine, whether rebuilt or otherwise, shall be evidenced by an invoice stating the date of sale, the names and addresses of the vendor and purchaser, the make, model, serial number and class and variety of machine, the condition of same, the price and all such other details as may be necessary to make a full disclosure of such transaction. Every such invoice shall be made in duplicate, and one such shall be delivered to the purchaser.
- (2) All invoices, books, records and other documents of every person wholly or partly engaged in the business of buying, selling or otherwise dealing in used industrial sewing machines shall be made available by him at all reasonable times for inspection by the Administrator, or by any one designated by him for such purpose.
 - 8. No person shall sell or offer to sell or buy or offer to buy
 - (a) any rebuilt machine (exclusive of extras and attachments not regularly included in the price of the same or any similar machine when sold as new), at a price, F.O.B. shipping point, in excess of 75% of the list price, to the consumer, of a new machine of the same model as that of such rebuilt machine or of a new machine of a more recent model designed and intended to do the same or similar work as that of such rebuilt machine, whichever list price is the lower, as such list price was contained in the manufacturers' price list or catalogue during the basic period, namely, September 15, 1941, to October 11, 1941; provided, however, that if such rebuilt machine is, at the time of sale, located
 - (i) in the Province of New Brunswick, Nova Scotia, Prince Edward Island, Manitoba or Saskatchewan, the sum of \$2.50 may be added to such price established by the percentage aforesaid;
 - (ii) in the Province of Alberta or British Columbia the sum of \$5.00 may be added to such price established by the percentage aforesaid; and provided further that in any case where there was no list or catalogue price of any new machine of the same model as that of such rebuilt machine, during

the basic period, then the maximum selling price of any such rebuilt machine shall be 75% of the basic period list or catalogue price for a new machine which is most similar to such rebuilt machine;

- (b) any used attachments not regularly included in the selling price of a similar machine when sold as new, at a price in excess of 75% of the price to the consumer, of similar attachments when sold as new;
- (c) any machine of any kind or condition other than a rebuilt machine, except at a price which shall bear the normal relationship to the price established as aforesaid for a rebuilt machine.
- 9. The Administrator may grant such exemption, permit or authority in cases of individual hardship or in such other cases as he deems proper.

Dated at Ottawa, this 11th day of September, 1942.

S. GODFREY,
Administrator of Used Goods.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Administrator's Order No. A-392

Respecting Used Domestic Sewing Machines

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, and with the concurrence of the Administrator of Supplies, as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Used Goods, from time to time appointed by The Wartime Prices and Trade Board, with the approval of the Governor in Council;
- (b) "machine" means any used domestic sewing machine;
- (c) "rebuilt machine" means any machine in which all worn, broken and missing parts have been replaced or reworked, and which, upon being subjected to a proper test, is demonstrated to be capable of a substantially equivalent performance to that of the same machine when new.
- 2. No person shall, without the consent in writing of the Administrator, destroy any machine or alter, destroy or mutilate the serial number thereof.
- 3. No person shall sell or deliver any machine unless it has a class and variety number affixed thereto. If the class and variety of any machine has been changed, the appropriate number for same shall be affixed thereto in the place of the former number thereof.
- 4. Every person who rebuilds any machine, shall affix thereto a label containing his name and address and the following words, namely:
 - "This machine was rebuilt according to the specifications containied in Administrator's Order No. A-392 of the Wartime Prices and Trade Board."
- 5. No person shall represent or sell any machine as a rebuilt machine, unless it has been rebuilt since it was last used.
- 6. No person shall sell, offer for sale, or deliver any machine to any consumer unless at the time of sale and delivery such person prepares, executes and delivers to such consumer a written warranty that
 - (a) such machine is in good working order and that where necessary it has been repaired or has had parts replaced to put it in such condition; and
 - (b) he will repair the said machine or repair or replace the parts if, within ninety days from the date of delivery of such machine to the consumer, the machine or parts thereof are found to be or become defective, broken or worn through defects in such machine or parts thereof which existed at the time of such delivery.
- 7. (1) Every sale of a machine, whether rebuilt or otherwise, shall be evidenced by an invoice stating the date of sale, the names and addresses of the vendor and purchaser, the make, model, serial number and class and variety of machine, the condition of same, the price and all such other details as may be necessary to make a full disclosure of such transaction. Every such invoice shall be made in duplicate, and one such shall be delivered to the purchaser.
- (2) All invoices, books, records and other documents of every person wholly or partly engaged in the business of buying, selling or otherwise dealing in used domestic sewing machines shall be made available by him at all reasonable times for inspection by the Administrator, or by any one designated by him for such purpose.
 - 8. No person shall sell or offer to sell or buy or offer to buy
 - (a) any rebuilt machine (exclusive of extras and attachments not regularly included in the price of the same or any similar machine when sold as new), at a price, F.O.B. shipping point, in excess of 60% of the list price, to the consumer, of a new machine of the same model as that of such rebuilt machine or of a new machine of a more recent model designed and intended to do the same or similar work as that of such rebuilt machine, whichever list price is the lower, as such list price was contained in the manufacturers' price list or catalogue during the

basic period, namely, September 15, 1941, to October 11, 1941; provided, however, that if such rebuilt machine is, at the time of sale, located

- (i) in the Province of New Brunswick, Nova Scotia, Prince Edward Island, Manitoba or Saskatchewan, the sum of \$2.50 may be added to such price established by the percentage aforesaid,
- (ii) in the Province of Alberta or British Columbia the sum of \$5.00 may be added to such price established by the percentage aforesaid;
- and provided further that in any case where there was no list or catalogue price of any new machine of the same model as that of such rebuilt machine, during the basic period, then the maximum selling price of any such rebuilt machine shall be 60% of the basic period list or catalogue price for a new machine which is most similar to such rebuilt machine;
- (b) any used attachments not regularly included in the selling price of a similar machine when sold as new, at a price in excess of 60% of the price to the consumer, of similar attachments when sold as new;
- (c) any machine of any kind or condition other than a rebuilt machine, except at a price which shall bear the normal relationship to the price established as aforesaid for a rebuilt machine.
- 9. The Administrator may grant such exemption, permit or authority in cases of individual hardship or in such other cases as he deems proper.

Dated at Ottawa, this 11th day of September, 1942.

S. GODFREY,
Administrator of Used Goods.

APPROVED:

D. GORDON, Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-393, dated September 11, 1942

REVOKED BY

Administrator's Order No. A-433, dated October 10, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-394

Respecting Used Typewriters

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, and with the concurrence of the Administrator of Services and the Co-Ordinator of Metals as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Used Goods, from time to time appointed by The Wartime Prices and Trade Board, with the approval of the Governor in Council;
- (b) "dealer" means any person wholly or partly engaged in the business of buying, selling or otherwise dealing in used typewriters;
- (c) "new typewriter" means any typewriter which has been in use for not more than 12 months;

- (d) "typewriter" means any portable, office, commercial, noiseless or standard type of manually or electrically operated typewriter designed for writing or copying letters or other documents, but does not include any telegraphic typewriter, linotype typewriter or braille typewriter;
- (e) "rebuilt typewriter" means a used typewriter which, since it was last in the possession of any user, has been completely dismantled, cleaned and reassembled with new type and new parts replacing all imperfect type and worn parts, realigned and adjusted, and the main frame of which has been refinished with lacquer or other standard decorative material;
- (f) "reconditioned typewriter" means any used typewriter which, since it was last in the possession of any user, has been cleaned, realigned, adjusted and assembled with new type and new parts replacing its imperfect type and worn parts;
- (g) "used typewriter" means any typewriter which has been in use for more than 12 months.
- 2. No person shall deface or alter the serial number of any typewriter or damage or destroy any typewriter which is capable of being rebuilt, reconditioned or repaired.
- 3. Every person, if and when required by the Administrator, shall sell and deliver to a dealer or user any used typewriter which is not being used by him, and for which he cannot show a need in his profession, business, trade or household.

PRICE

- 4. The maximum price at which any person may sell, or offer for sale, or buy or offer to buy
 - (a) any rebuilt typewriter, shall be the price set forth for such typewriter of the maker model, size, kind and serial number group as enumerated in Schedule "A" hereto;
 - (b) any reconditioned typewriter, shall be \$12.50 less than the maximum price of a rebuilt typewriter of the same make, model, size, kind and serial number group, as set forth in the said Schedule;
 - (c) any used typewriter, which has not been rebuilt or reconditioned but which is in working order, shall be \$20.00 less than the maximum price of a rebuilt typewriter of the same make, model, size, kind and serial number group as set forth in the said Schedule;
 - (d) any used typewriter of any condition other than as stated in Subsection (a), (b) and (c) above, shall be \$10.00 more than the trade-in allowance price for such typewriter as set out in the presently existing price list or catalogue of the manufacturer of such typewriter;
 - (e) any rebuilt typewriter of any make other than those mentioned in the said Schedule or any used typewriter of one of the makes, models, sizes, and kinds set forth in Schedule "A" hereto and having a serial number higher than the highest number in the appropriate series set forth in the said Schedule, provided that such used typewriter is in as good condition as that of a rebuilt typewriter, shall be 75% of the catalogue or list price of the said typewriter when sold as new; provided, however, that where any person has performed work and supplied materials to replace an "English" keyboard with an "English and French" keyboard on any rebuilt typewriter, reconditioned typewriter or other typewriter referred to in Subsection (e) of this Section, the maximum price aforesaid, for such typewriter may be increased by an amount not exceeding, in the case of

(a)	an Underwood Standard typewriter\$	7.50
	an Underwood Noiseless typewriter	5.00
(c)	a Remington typewriter	5.00
	a Royal typewriter	5.00
(e)	an L. C. Smith typewriter	10.00

and provided further, that the Administrator may, in special circumstances, authorize the sale of any used, rebuilt or reconditioned typewriter at a price in excess of the maximum prices herein provided.

5. Every person who performs work or service on and supplies materials and parts for any used typewriter to the extent of producing a rebuilt typewriter, shall affix by impression on or by transfer to such typewriter a label containing his name and address and the following words:

"This typewriter was rebuilt according to the specifications contained in Administrator's Order No. A-394 of The Wartime Prices and Trade Board."

6. No person shall sell, offer for sale, or deliver, any rebuilt typewriter to any consumer unless at the time of sale and delivery such person prepares, executes and delivers to such consumer a written warranty that

(a) such rebuilt typewriter is in good working order and that where necessary it has been repaired or has had parts replaced to put it in such condition; and

- (b) he will repair the said rebuilt typewriter or repair or replace parts if within six months from the date of delivery of such typewriter to the consumer, the typewriter or parts thereof are found to be or become defective, broken or worn through defects in such typewriter or parts thereof which existed at the time of such delivery.
- 7. (1) Every sale of a used typewriter shall be evidenced by an invoice stating the date of sale, the names and addresses of the vendor and purchaser, the make, model, serial number, and kind of typewriter, the condition of such typewriter (whether rebuilt, reconditioned or otherwise), the price and the discount (if any). In any case where any other typewriter is taken in exchange for such used typewriter, the trade-in allowance given or made for, and the model, serial number and other designations of such other typewriter shall be set forth in such invoice.

(2) Every such invoice shall be made in duplicate and one such shall be given to the

purchaser.

(3) All invoices, books, records and other documents of every dealer shall be made available by him at all reasonable times, for inspection by the Administrator or by anyone designated by him for such purpose.

RENTAL

8. The maximum rental for any used typewriter shall be, in the case of

(a) a standard student 10" carriage typewriter,

(i) \$3.00 for one month; or

(ii) \$7.50 for a three months' period;

(b) an office or business typewriter

(i) having a carriage 10" to 14" in width, \$5.00 per month; (ii) having a carriage 16" to 20" in width, \$7.50 per month;

(iii) having a carriage 26" in width, \$10.00 per month;

9. (1) No person shall hire a new typewriter unless by reasonable inquiries he has first ascertained that there is no used typewriter available and acceptable to him.

(2) The maximum rental for any new typewriter shall, in each case, be

(a) \$1.00 per month more than the monthly charge, or

(b) \$2.50 per three months' period more than the three months' period charge, as provided in Section 8 above.

10. No person shall charge more than \$1.50 per hour for the work of inspecting, servicing and/or repairing any used typewriter. The cost of parts or materials actually placed in or on any such machine shall be in addition to the said charge for work.

11. Every dealer shall post, and keep posted, in a conspicuous place in the premises used by hin in selling or renting typewriters, a true copy of this Order and the said Schedule.

12. All terms and conditions of sale which heretofore existed with respect to purchase, sale, rental and delivery of any typewriter shall be continued except where such terms and conditions of sale are contrary to or inconsistent with any of the provisions of this Order.

Dated at Ottawa, this 11th day of September, 1942.

S. GODFREY,
Administrator of Used Goods.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

Being Schedule "A" attached to and forming part of Administrator's Order No. A-394

UNDERWOOD STANDARD BUILT

Model	Serial	Maximum Prices when Rebuil
		\$ cts.
o. 5 H Model	When available	52.50
K1	1,610,000-1,750,000	62.50
K2	1,750,001-2,000,000	69.50
	2,000,001-2,500,000	74.50
	3,500,000-3,999,999	84.50
o. 6	4,000,000-1,200,000	94.50
0 44" 7"0	4,200,001-4,300,000	99.50
3-11" K2	600,000 - 500,000	74.50 84.50
5-11	4,000,000-4,200,000	94.50
0-11	4,200,001–4,300,000	99.50
	4,300,001-4,400,000	104.50
	4,400,001–4,500,000	109.50
3–12" H Model	When available	52.50
K1	400,000 - 455,000	64.50
K2	455,001- 900,000	79.50
0.40%	3,500,000-3,999,999	89.50
6-12"	4,000,000-4,100,000	$99.50 \\ 104.50$
	4,100,001–4,200,000. 4,200,001–4,300,000.	104.50
	4,300,001-4,400,000	114.50
	4,400,001-4,500,000	119.50
3-14" and 3-16" H Model	When available	62.50
K1	400 000- 455 000	69.50
K2	455,001- 900,000	84.50
	3,500,000-3,999,999	94.50
6-14"	4,000,000-4,100,000	104.50
	4,100,001-4,200,000	109.50
	4,200,001–4,300,000	$114.50 \\ 119.50$
	4,400,001-4,500,000	124.50
	4,500,001–4,600,000.	129.50
	4,600,001-4,700,000	134.50
	4,700,001-4,800,000	134.50
	4,800,001-4,900,000	134.50
3-18" H Model	When available	74.50
X1	93,000- 100,000	84.50
3–20″ K2	100,001- 170,000. 3,500,000-3,999,999.	$99.50 \\ 109.50$
6-18" and 6-20"	4,000,000–4,100,000	129.50
0 10 10 10 10 10 10 10 10 10 10 10 10 10	4,100,001-4,200,000.	134.50
	4,200,001–4,300,000	139.50
	4,300,001-4,500,000	144.50
	4,500,001-4,900,000	149.50
3-26" H Model	When available	84.50
K1	93,000- 100,000	99.50
K2	100,001- 170,000. 3,500,000-3,999,999.	$119.50 \\ 139.50$
6-26"	4,000,000 4,100,000	154,50
	4,100,001–4,200,000	159.50
	4,200,001-4,400,000	164.50
	4,400,001-4,500,000	174.50
	4,500,001-4,600,000	179.50
ppe changed	\$ 1.00 each extra)	
edium Roman	10.00 extra	in stock, regul
yle of type other than Medium	rebuilt prices.	

Underwood Noiseless Rebuilt

Serial Numbers	Maximum Prices when Rebuilt
ACU CI	\$ cts.
10" Carriages— Up to 66,000. 66,000 to 77,000. 77,001 to Q "8" Prefix.	70.00 77.00 82.00
11" Carriages—	92.00 102.00 102.00 107.00 112.00
12" Carriages— 3,600,000 to 3,882,599 3,882,600 to 3,885,720 3,885,721 to 3,917,299 3,917,300 to 3,938,299 3,938,300 to 3,990,400	97.00 107.00 112.00 117.00 122.00
14" Carriages—	102.00 112.00 117.00 122.00 127.00
18" Carriages— 3,600,000 to 3,882,599. 3,882,600 to 3,885,720. 3,885,721 to 3,917,299. 3,917,300 to 3,938,299. 3,938,300 to 3,990,400.	117.00 137.00 142.00 147.00 152.00
REMINGTON STANDARD REBUILT	
A Width 10"— to "3" Prefix "3" Prefix to "4" Prefix "5" Prefix to "8" Prefix Z-120,000 to Z-405,000. Z-405,001 to Z-479,000. Z-479,001 to Z-521,000. Z 521,001 to Z-566,000.	62.50 69.50 74.50 84.50 94.50 99.50 104.50
B Width 12"— to "3" Prefix "3" Prefix to "8" Prefix "8" Prefix to Z-120,000. Z-120,000 to Z-405,000. Z-405,001 to Z-417,000. Z-417,001 to Z-479,000. Z-479,001 to Z-521,000. Z-521,001 to Z-566,000.	64.50 76.50 79.50 89.50 99.50 104.50 109.50 114.50
C Width 14"— To "3" Prefix "3" Prefix to "8" Prefix "3" Prefix to Z-120,000 Z-120,001 to Z-405,000. Z-405,001 to Z-417,000. Z-417,001 to Z-479,000. Z-417,001 to Z-521,000. Z-417,001 to Z-521,000.	69.50 76.50 84.50 94.50 104.50 109.50 114.50 119.50

REMINGTON STANDARD REBUILT—Concluded

Serial Numbers	Maximum Prices when Rebuil
NV 40// T. W 00//	\$ cts.
O Width 18" and E Width 22"— To "4" Prefix	84.50
"4" Prefix to Z-120,000	99.50
Z-120,001 to Z-405,000. Z-405,001 to Z-417,000.	109.50 129.50
Z-417,001 to Z-479,000.	134.50
Z-479,001 to Z-521,000	139.50
Z-521,001 to Z-566,000	144.50
TWIDTH 26"— To "4" Prefix	99.50
"4" Prefix to Z-120,000	119.50
Z-120,001 to Z-405,000	139.50
Z-405,001 to Z-417,000	$154.50 \\ 159.50$
Z-417,001 to Z-479,000. Z-479,001 to Z-521,000.	164.50
Z-521,001 to Z-566,000	169.50
REMINGTON NOISELESS REBUILT	
\ \text{Width 10"}—	
To 66,000	70.00
66,001 to 77,000	77.00
77,001 to Q "8" Prefix	82.00
X-106,000 to X-205,000. X-205,001 to X-332,000.	92.00 102.00
X-332,001 to X-370,000.	107.00
X-370,001 to X-398,000	112.00
WIDTH 12"—	70.00
To 66,000. 66,001 to Q "8" Prefix. O "8" Prefix to X-106,000	72.00 84.00
Q "8" Prefix to X-106,000	87.00
X-106,001 to X-205,000	97.00
X-205,001 to X-216,000. X-216,001 to X-332,000.	107.00 112.00
X-332,001 to X-370,000 X-370,000	117.00
X-370,001 to X-398,000	122.00
C Width 14"—	=7 00
To 66,000. 66,001 to Q "8" Prefix. O "8" Prefix to X-106,000	77.00 84.00
Q "8" Prefix to X-106,000.	92.00
X-106,001 to X-205,000.	102.00
X-205,001 to X-216,000. X-216,001 to X-332,000.	112.00 117.00
X-332,001 to X-370,000.	122.00
X-370,001 to X 398,000	127.00
D WIDTH 18" AND E WIDTH 22"—	02.00
To 77,000	92.00 107.00
X-106,001 to X-205,000.	117.00
X-205,001 to X-216,000.	137.00
X-216,001 to X-332,000. X-332,001 to X-370,000.	142.00 147.00
X-370,001 to X-398,000.	152.00
F Width 26"—	107.00
To 77, 000	107.00
77,001 to X-106,000. X-106,001 to X-205,000.	127.00 147.00
X-205,001 to X-216,000	162.00
X-216,001 to X-332,000. X-332,001 to X-370,000.	167.00
N = 5 57 1811 TO N = 5 (1) (1011)	172.00 177.00

L.C. SMITH REBUILT

Serial Numbers	Maximum Prices when Rebuil
Below 500,000	.} 62.00
560, 001 to 860, 000. 560, 001 to 1,000,000. 1,000,001 to 1,050,000. 1,050,001 to 1,140,000.	74.00
1,140,001 to 1,285,000. 1,285,001 to 1,330,000. 1,330,001 to 1,500,000.	102.00
12" Model. 14" Model. 18" Model. 20" Model.	. 15.00 extra . 22.50 extra . 30.00 extra

ROYAL BUILT

selow 682,000	57.50
82,000 to 746,000 (carriage shift)	67.50
46,001 to 950,000	69.50
50,001 to 1,125,000.	72.50
, 125, 001 to 1, 466, 000.	
,466,001 to 1,535,000 (Segment shift nickel)	84.50
,535,001 to 1,665,000 (Segment shift chrome)	
,665,001 to 1,800,000 H Model (Plain or 5 key Dec. Tabl.)	
,700,000 to 1,850,000 KH Model (1 key, key Set. Tab.)	104.50
,850,001 to 1,900,000 KHM Model (1 key, key Set. Tab.)	109.50
,900,001 to 2,000,000 KHM Model (1 key, key Set. Tab.)	
,000,001 to 2,100,000 KHM Model (1 key, key Set, Tab.)	
,100,001 to 2,300,000 KHM Model (1 key, key Set. Tab.)	
,300,001 to 2,482,000 (1 key, key set Tab.)	125.00
482,001 to 2,667,000 (1 key, key set Tab.).	
252,552 65 2,565,565 (2 1163, 1163 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	200.00
2" Model	10.00 extra
4" Model.	15.00 extra
8" Model	25.00 extra
0" Model.	25.00 extra

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-395

Respecting Farm Machinery and Equipment

Pursuant to authority conferred by the Wartime Prices and Trade Board I do hereby order on behalf of such Board as follows:

1. For the purposes of this Order,

(a) "Administrator" means the Administrator of Farm and Construction Machinery and Municipal Service Equipment from time to time appointed by The Wartime Prices and Trade Board with approval of the Governor in Council;

(b) "farm machinery and equipment" means agricultural machinery, mechanical equipment and implements used on a farm for the production or care of crops, livestock, poultry or other produce but excluding attachments and repair parts for farm machinery and equipment and also excluding:

Tracklaying type tractors,

Irrigation and drainage equipment,

Hand tools other than those listed in Schedule "A" hereto such as hand planters and other hand gardening tools,

Buildings and repairs thereto,

Fencing,

Poultry netting and wire,

Gates and wire fencing,

Bale Ties and straps,

Well casing and water pipe,

Nails and sundry hardware except as included in Schedule "A" thereto, Milk Cooler refrigeration units;

- (c) "repair parts" means and includes all types of parts including spare parts customarily used for the repair of farm machinery and equipment;
- (d) "attachments" means all types of attachments customarily used in connection with farm machinery and equipment;
- (e) "eastern Canada" shall mean and include all that portion of Canada east of the western boundary of the Province of Ontario;
- (f) "western Canada" shall mean and include the Provinces of Manitoba, Saskatchewan and Alberta;
- (g) "producer" means any person engaged in the manufacture of farm machinery and equipment attachments and/or repair parts for farm machinery and equipment in Canada;
- (h) "importer" means any person engaged in the importation into Canada of farm machinery and equipment, attachments and/or repair parts for farm machinery and equipment,
- (i) "1940 period" shall mean one of the following periods:
 - (i) the calendar year 1940, or
 - (ii) the twelve-month period containing the greater part of the year 1940 for which the producer or importer made a return to the Dominion Bureau of Statistics;
- (j) "1943 period" shall mean the period November 1, 1942, to October 31, 1943, both inclusive.

Canadian Requirements, Excessive Production and Importation Prohibited—Farm Machinery and Equipment

- 2. No producer or importer shall manufacture or import for sale in Canada during the 1943 period any farm machinery and equipment unless the same are of a class, type and size of the farm machinery and equipment listed in Schedule "A" hereto.
 - 3. (1) No producer or importer shall manufacture or import for sale
 - (a) in western Canada during the 1943 period farm machinery and equipment of any kind listed in Part I of said Schedule "A" in excess of that percentage of the producer's or importer's sales of such kind of farm machinery and equipment in western Canada in the 1940 period set opposite such kind of farm machinery and equipment in said Part I;
 - (b) in eastern Canada and the Province of British Columbia during the 1943 period farm machinery and equipment of any kind listed in Part II of said schedule "A" in excess of that percentage of the producer's or importer's sales of such kind of farm machinery and equipment in eastern Canada and the Province of British Columbia in the 1940 period set opposite such kind of farm machinery and equipment in said Part II;

provided, that wherever in Part II of Part II of said Schedule the phrase "units to be allotted" appears in lieu of a percentage such phrase shall mean that the total number of such units to be manufactured and imported in such period shall be fixed by the Administrator and

if a number appears before such phrase such number shall be the total number of such units to be manufactured and imported by all producers and importers for that part of Canada named in such Part of said Schedule. The number of such allotted units which may be manufactured or imported by any manufacturer or importer shall be determined by the Administrator.

- (2) Notwithstanding the provisions of Section 3 (1) and of Schedule "A" hereto, no person shall import for sale in eastern Canada and British Columbia or in western Canada during the 1943 period any Horse Drawn Grain Binders, Power Binders or Stationary Threshers.
 - 4. No producer or importer shall sell or offer for sale
 - (a) in eastern Canada and the Province of British Columbia farm machinery and equipment manufactured or imported for sale in western Canada;
 - (b) in western Canada farm machinery and equipment manufactured or imported for sale in eastern Canada and the Province of British Columbia.
- 5. Notwithstanding Sections 3 and 4 of this Order where farm machinery and equipment of types and kinds commonly used in eastern Canada and the Province of British Columbia are specifically required for use in irrigated districts of western Canada and same may be produced or imported and sold in such districts in accordance with the provisions of this Order and in such case the producer or importer shall include his sales of such farm machinery and equipment in such irrigated districts for the 1940 period, in his sales for the 1940 period in eastern Canada and the Province of British Columbia for the purpose of establishing the quantities of each which he may produce or import for sale in (a) eastern Canada and the Province of British Columbia, and (b) western Canada.

ATTACHMENTS AND REPAIR PARTS

- 6. (1) No producer shall use during the 1943 period a greater quantity of material by weight in producing attachments for sale in Canada than 40 per cent of the material used by him to produce attachments sold by him in the 1940 period.
- (2) No importer shall import during the 1943 period attachments for sale in Canada containing by weight more than 40 per cent of the quantity of material contained in imported attachments sold by him in the 1940 period.
- (3) No producer shall use during the 1943 period a greater quantity of material by weight in producing repair parts for sale in Canada than 150 per cent of the material used by him to produce repair parts sold by him in the 1940 period.
- (4) No importer shall import during the 1943 period repair parts for sale in Canada containing by weight more than 150 per cent of the quantity of material containied in imported repair parts sold by him in the 1940 period.
- (5) In subsections (1), (2), (3) and (4) of this Section the quantity of material shall be determined by the net weight of such material physically incorporated in the final product plus a reasonable allowance for loss in manufacturing processes.

DISPOSITION OF INVENTORY OR STOCK

- 7. (1) Notwithstanding the foregoing provisions of this Order any producer who (after first applying the materials on hand which are permitted to be used in the manufacture of farm machinery, attachments, and repair parts by this Order), has a remaining inventory or stock of material which he is prohibited from using but which could be used in the manufacture of farm machinery and equipment, not listed in said Schedule "A", may make an application to the Administrator for permission to use such surplus materials, which application shall show
 - (a) weights of such materials on hand;
 - (b) balance, if any, required to complete any such farm machinery and equipment.
- (2) The Administrator, in his discretion, may by permit in writing, authorize the manufacture and sale of any farm machinery and equipment in order to make use of otherwise unusable materials.

RESTRICTION OF PRODUCTION FOR EXPORT

- 8. (1) No Canadian producer shall, during the 1943 period, manufacture for shipment to any country in the British Empire (excluding Great Britain), the United States of America and any other friendly country,
 - (a) more than 25 per cent of the tonnage of farm machinery and equipment, or
- (b) more than 150 per cent of the weight of attachments and repair parts exported by him during the 1940 period to the same country.
- (2) The total tonnage of farm machinery and equipment, attachments and repair parts, manufactured in Canada for shipment to Great Britain during the 1943 period shall not exceed 83 per cent of the total tonnage shipped from Canada to Great Britain in 1940 and each producer's portion of such tonnage shall be allocated by the Administrator as orders for equipment, attachments and repair parts are received from the British Purchasing Commission; provided that nothing herein contained shall be construed as authorizing any exportation.
- 9. Notwithtanding the preceding Section of this Order the Administrator may, with the concurrence of the Department of Trade and Commerce, authorize a producer to divert machinery and equipment, attachments and repair parts designated for shipment to one of said countries to another of said countries; provided, however, that this shall not be construed as authority for increasing the overall tonnage which the producer may manufacture for export as fixed by the preceding Section.

RECORDS, AUDIT AND INSPECTION

10. Every person affected by this Order shall keep and preserve for not less than two years accurate and complete records of his inventories, stocks, purchases, production and sales of farm machinery and equipment, attachments, and repair parts, and all such records shall upon request be submitted for inspection and audit to The Wartime Prices and Trade Board or its duly authorized representatives.

REPORTS

- 11. Every producer and importer shall make and file with The Wartime Prices and Trade Board or its duly authorized representatives, such reports and other returns as the said Board may from time to time require.
- 12. Every producer and importer shall file with the Administrator not later than the 30th day of November, 1943, a sworn statement of his production and/or imports for the 1943 period, which statement shall show,
 - (a) farm machinery and equipment produced by units,
 - (b) farm machinery and equipment imported by units,
 - (c) attachments and repair parts produced by tonnage,
- (d) attachments and repair parts imported by tonnage, for sale in (i) eastern Canada and the Province of British Columbia; (ii) western Canada.

TERMS OF SALE OF REPAIR PARTS TO DEALERS

13. All repair parts shall be furnished by producers and importers to their dealers on a "sold out right" basis. Dealers shall remit for such repair parts not later than the 10th day of the month following the month of shipment; provided, however, that producers and importers may furnish a base stock of repair parts to their dealers on a "sold out right" basis providing for payment in not more than three instalments.

APPEALS

14. Any person affected by this Order, any amendment thereto or any ruling of the Administrator thereunder, who considers that compliance therewith will work an exceptional and unreasonable hardship upon him and his customers, may apply for relief to the

Administrator who may grant such relief as he considers necessary after taking into consideration all the circumstances of the applicant and the purposes of this Order.

Dated at Ottawa, this 12th day of September, 1942.

H. H. BLOOM,

Administrator of Farm and Construction Machinery and Municipal Service Equipment.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Note (1): Nothing contained in this Order will be taken as indicating that any materials will be available for use by any manufacturer.

Note (2): Section 9 of The Wartime Prices and Trade Regulations reads as follows:

"9. Any person who contravenes or fails to observe any regulation or order shall be guilty of an offence and liable upon summary conviction under Part XV of the Criminal Code or, if the Attorney General of Canada or of any Province so directs, upon indictment, to a penalty not exceeding five thousand dollars, or to imprisonment for any term not exceeding two years or to both such fine and such imprisonment; and any director or officer of any company or corporation who assents to or acquiesces in any such offence by such company or corporation shall be guilty of such offence personally and cumulatively with the said company or corporation."

SCHEDULE "A"

Being Schedule "A" attached to and forming part of Administrator's Order No. A-395 Respecting Farm Machinery and Equipment

Quotas for the production and importation of farm machinery and equipment for use in the Dominion of Canada for the period November 1, 1942, to October 31, 1943.

Quotas are expressed as percentages of each Canadian manufacturer's or importer's sales for the 1940 period in Western Canada (Part I) and Eastern Canada and British Columbia (Part II) except where the phrase "units to be allotted" occurs when the Administrator shall allot the number of units that may be manufactured or imported by each manufacturer or importer.

PART I

WESTERN CANADA

Group I—Seeding Equipment and Fertilizing Machinery Grain Drill (Plain)—10 ft. Single and/or Double Disc Corn Planter—1 Size—2 Row horse and/or Tractor Drawn	Quota Per cent 15 25
Group II—Plows Tractor Plow—1 type—3 and 4 furrow 14" Tractor Plow—1 type—2 and 3 furrow 14" Integral Tractor Plow—1 model for each tractor model One way Disc (or Tiller) and Seeding Attachment 1 size disc on each size machine—4 sizes, approx. widths 4', 6', 8', 10'.	15 15 15 15
Group III—Sundry Tillage Implements and Cultivators Field Cultivator —3 sizes, approx. widths (7' to 8½'), (10'), (12' to 14') Single wide Disc Harrow—1 size, approx. width 14 ft. with 7 ft. extension Tandem Tractor Disc Harrow—1 size, approx. width 10 feet. Corn Cultivator—1 model—2 horse type Integral Tractor Corn Cultivator—1 type and 1 size for each tractor model. Blade Weeder (limited to Southern area)—2 sizes, approx. 8' and 10'.	$ \begin{array}{r} 30 \\ 25 \\ 25 \\ 25 \\ 33\frac{1}{3} \\ 25 \end{array} $
Group IV—Haying Machinery Horse drawn mower—1 type, 1 width of cut (cast wheels) Power Mower—2 types—2 widths of cut in each type Dump Rake—1 type, 1 size approx. 10 ft	30 30 25

PART I-Continued

WESTERN CANADA—Continued

	Per cent
Group V—Harvesting Machinery	
Horse Grain Binder—1 model, 7 ft. cut	15 15
Power Binder—I model, 10 ft. cut. Combine and Reaper Thresher—4 sizes, 1 type in each size. Pick-up (considered as attachment).	331/3
Swather—2 sizes, 1 model in each size.	
Corn Picker—2 types, 1 row and 2 row	25 Units to be Allotted
Corn Sheller—1 type, 1 size hand sheller; 2 sizes power driven—1 type in each size Corn Binder—1 type horse drawn, 1 type tractor drawn	25
Group VI—Sundry Machines for Preparing Crops for Market or Use Grain Grinder—1 size, approx. 10' with coarse plates	50
Ensilage Cutter—2 sizes.	35
Ensilage Cutter—2 sizes. Fanning mill or Grain Cleaner—2 sizes, 1 type in each size.	25
Grain Loader or Elevator—1 size, 1 type	25 50
Group VII—Farm Power—Tractor and Stationary	
Standard and/or Row Crop steel wheel tractor	
Stationary Gas Engine—3 sizes, (1 h.p. and under), (2 to 3 h.p.), (3 to 5 h.p.)	50
Group VIII—Farm Wagons, Trucks and Sleighs	
Wagon or truck gear—(2 horse)—1 type and 1 size with 1 size steel wheels	60
and thickness of tire Wagon box—1 type, 1 size approx. 28"	60
Wagon box—1 type, 1 size approx. 28"	60 50
Sitight 2 sizes, I type in each size with east and/of sicci shoes	00
Group IX—Dairy Machines and Equipment Milking Machine (including Power Plant)—	
1 type, 1 size single unit model; 1 type, 1 size double unit model	100
Cream Separator—1 table model; 3 stand models, 1 size in each model or 1 model in 3 sizes.	75
Group X—Spraying Equipment and Dusters Traction Potato Sprayer or Duster—1 type, 1 size (wood tank)	50
Fruit or Orchard Sprayer or Duster—2 types, 1 size in each type	50
Group XI—Domestic Water Systems and Pumps	
Well or Cistern Pump	50
Pump Jack. Windmill—head and wheel only.	50
Wood Type Pump with Wood Barrel.	100
Group XII—Barn and Barnyard Equipment	
Tank Heater	25
Hay Carrier—sling and/or fork type	25
Group XIII—Miscellaneous Equipment	
Incubator—3,000-egg and under. Brooder—Floor type.	40 40
Bee Keeper's Supplies	25
Bee Keeper's Supplies. Wheelbarrow—(Wood Box)—1 size, 1 type Churn—2 sizes	50 100
Circular Wood Sawing Machine—1 size, 1 type	25
Knife Grinder—1 size, 1 type Grain Treater—1 size, 1 type	25
Citali atolica a mao, a typo	Units
Sheep Shearing Machines and Animal Clippers	to be
	LAMOULEU

PART II

EASTERN CANADA AND BRITISH COLUMBIA (AND IRRIGATED DISTRICTS IN WESTERN CANADA)

·	,
Crown I Seeding Louismont and Partitions Machinery	Quota
Group I—Seeding Equipment and Fertilizing Machinery Grain Drill (Plain) in 13 run—Single Disc	Per cent
Drill (Grain and Fertilizer)—13 run Single Disc	30
	(Units
Beet Drill—1 type—1 size—4 row	to be
	Allotted
Corn Planter—1 size—2 Row Horse and/or Tractor Drawn	25
Potato Planter—1 Row. Transplanter—1 size—1 type.	20
Manure Spreader—2 capacities—1 model in each size	30
Group II—Plows Walking Plow (1 furrow)—5 types including hillside—1 size in each type	25
Walking Plow (2 furrow)—1 type—1 size	25
Walking Plow (2 furrow)—1 type—1 size Tractor Plow—1 type, 2 and 3 furrow 10" and 12" bottoms	30
Integral Tractor Plow—1 model for each tractor model	30
Group III—Sundry Tillage Inplements and Cultivators	
Diamond Harrow Section—1 weight, approx. 20 tooth.	25
Spring Tooth Harrow—Leverless section 1 size—1 size tooth Lever Spring Tooth Harrow Section—1 base type of 2 sections, 1 type centre section	25
Tondom Trooton Diga Harrow, 2 signs 1 tyrns in such sign 16" diga	95
Inthrow Horse Disc Harrow—1 type, 1 size 12 discs 16"	25
Inthrow Horse Disc Harrow—1 type, 1 size 12 discs 16". Outthrow Horse Disc Harrow—1 type, 1 size 14 discs 16". Horse Hoe—2 horse only, disc and/or mouldboard. Grape and Barry Hoe—1 type, 1 size.	25
Grape and Berry Hoe—I 'type, I size	25
Field Cultivator—Stiff and Spring Tooth—2 sizes approx. (7' to $8\frac{1}{2}$ ') and $(10')$	
Dark Cultivation 1 type 4 navy house duarra	Units
Beet Cultivator—1 type, 4 row horse drawn	to be Allotted
Integral Tractor Beet Cultivator 1 model and 1 size for each tractor model	221
Tobacco Cultivator—1 type, 1 size	25
Tobacco Cultivator—I type, I size. Riding Corn Cultivator—Horse Drawn—I type, I size. Integral Tractor Corn Cultivator—I type and I size for each tractor model	25 $33\frac{1}{3}$
Scurier (norse drawn)—2 still tooth sizes, I type in each size—1 spring tooth typ	e,
1 size	25
Group IV—Haying Machinery	
Two Horse drawn mower—1 type, 2 widths of cut (cast wheels)	30
Power Mower—2 types, 2 widths of cut in each type	30
Hayloader—1 type, 1 size. Side Rake—1 type, 1 size. Dump Rake—1 type, 1 size approx. 10 ft.	25
Dump Rake—1 type, 1 size approx. 10 ft	25
Did on Dalar 1 tame 1 day	25 units
Pick-up Baler—1 type, 1 size	to be
Group V-Harvesting Machinery	(
Horse Grain Binder—1 type, 2 sizes, 6' and 7' cuts	30
Power Binder—1 size, 10° cut	30 25
Combine and Reaper Thresher—2 sizes, 1 type in each size	331
Pick-up (considered as attachment).	
Thresher—2 sizes, 1 type in each size	SS
trucks) using a maximum of 500 lbs. metal	50
Corn Picker—2 type, 1 row and 2 row	25 Units to be
Com ricket—2 type, riow and 2 town	Allotted
Potato Digger—1 single row horse drawn—1 single row power digger	25
	Units
Beet Lifter—1 type, 1 row horse or tractor drawn—1 type, 2 row tractor drawn	or{ to be Allotted
tractor integral	(Afforted
* / WA	(10 Units
Ensilage Harvester	to be
	Allotted
MADOO ONL	

PART II—Continued

	Per cent
Group VI—Sundry Machines for Preparing Crops for Market or Use	- 01 00110
Grain Grinder—1 type, 1 size.	50
Plate Grinder—1 type, 1 size, electrically driven. Oat Roller—1 type, 1 size.	50 50
Hammer Mill—1 type, 1 size	25
Ensilage Cutter—2 sizes	35
Pulper—1 type, 1 size	25 50
Grain Loader or Elevator—1 type, 1 size. Potato Grader—1 type, 1 size, (Wood frame).	25
Potato Grader—1 type, 1 size, (Wood frame)	$\frac{50}{25}$
reed Mixer—1 type, 1 size	25
Group VII—Farm Power—Tractor and Stationary	
Standard and/or Row Crop Steel wheel tractor	24
Stationary Gas Engine—3 sizes (1 h.p. and under), (2 or 3 h.p.), (3 to 5 h.p.)	50
Garden type steel wheel tractor	. 24
Group VIII—Farm Wagons, Trucks and Sleighs	
Wagon or truck gear (2 horse)—1 type and 1 size with 1 size steel wheels	60
Wagon or truck gear (2 horse)—1 type and 1 size with 1 size wood wheels and 1 width	
and thickness of tire	60
tire	60
Sleigh—2 sizes, 1 type in each size with cast and/or steel shoes	50
Group IX—Dairy Machines and Equipment Milking Machine (including Power Plant)—1 type 1 size single unit model: 1 type Milking Machine (including Power Plant)—1 type 1 size single unit model: 1 type	
Milking Machine (including Power Plant)—1 type, 1 size single unit model; 1 type, 1 size double unit model	100
Cream Separator—1 table model—3 stand models; 1 size in each model or 1 model	
in 3 sizes	75
Current V Samering Foreign and Devetors	
Group X—Spraying Equipment and Dusters Traction Potato Sprayer or Duster—1 type, 1 size (wood tank)	50
Traction Potato Sprayer or Duster—1 type, 1 size (wood tank) Fruit or Orchard Sprayer or Duster—2 types, 1 size in each type. Hand Barrel Sprayer—1 type, 1 size	50
Hand Barrel Sprayer—I type, 1 size	50 50
Sprayer rumps (for repracements only)	00
Group XI—Domestic Water Systems and Pumps	
Well or Cistern Pump.	50
Pump Jack. Windmill—head and wheel only.	50 50
Pressure Water System.	25
Wood Type Pump with Wood Barrel.	100
Group XII—Barn and Barnyard Equipment	0.5
Tank Heater. Hay Currier—Sling and/or fork type.	$\begin{array}{c} 25 \\ 25 \end{array}$
Watering Equipment—cups and bowls	40
Group XIII—Miscellaneous Equipment	40
Íncubator—3,000-egg and under. Brooder—Floor type.	40 40
Bee Keeper's Supplies.	25
Bee Keeper's Supplies	50
Circular Wood Sawing Machine—1 size, 1 type	$\frac{100}{25}$
Knapsack Sprayer—1 type, 1 size	50
Knapsack Sprayer—1 type, 1 size Knife Grinder—1 size, 1 type. Grain Treater—1 size, 1 type.	25
Maple Syrup Evaporator.	$\frac{25}{25}$
	Units
Sheep Shearing Machines and Animal Clippers	to be
	Allotted

Administrator's Order No. A-396

Respecting Used Electric Stoves

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, and with the concurrence of the Administrator of Supplies as follows:—

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Used Goods, from time to time appointed by the Wartime Prices and Trade Board, with the approval of the Governor in Council;
- (b) "consumer" means any person who buys for commercial or household use and not for resale;
- (c) "dealer" means any person wholly or partly engaged in the business of buying, selling or otherwise dealing in used electric stoves;
- (d) "used electric stove" means and includes any electric cooking stove or range of over thirty-five amperes, any combination coal and electric range, any electric rangette and any electric cooking plate, electric grill and electric radiant heater, which has been in any commercial or household use for at least six months.
- 2. No person shall wilfully destroy any used electric stove without the permission, in writing, of the Administrator.
- 3. No dealer shall sell, offer for sale, or deliver any used electric stove to any consumer unless at the time of sale and delivery such dealer prepares, executes, and delivers to such consumer a written warranty that
 - (a) such electric stove is in good working order and that where necessary it has been repaired or has had parts replaced to put it in such condition; and
 - (b) he will repair the said electric stove or repair or replace parts if within thirty days from the date of delivery of such stove to the consumer the stove or parts thereof are found to be or become defective, broken or worn through defects in such stove or parts thereof which existed at the time of such delivery.
 - 4. No dealer shall, without the consent in writing of the Administrator, sell or offer for sale any used electric stove at a price, F.O.B. dealer's shipping point, which is in excess of
 - (a) 60 per cent of the laid down cost to a consumer, in the locality where the sale of such used electric stove is being made, of a new electric stove of the same type and style and having the same devices, equipment, elements and switches as those of such used stove; or
 - (b) the highest lawful price at which he sold to a consumer during the basic period, namely, September 15, 1941, to October 11, 1941, any used electric stove of the same type and style and having the same devices, equipment, elements and switches as those of such used electric stove; (whichever price is the lower).

Dated at Ottawa, this 11th day of September, 1942.

S. GODFREY,
Administrator of Used Goods.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Administrator's Order No. A-397

Respecting the Manufacture of Paper

Whereas, in the national interest it is necessary to conserve power and labour in the manufacture of paper;

And Whereas, by eliminating certain secondary finishing operations a saving in power will result;

Now Therefore pursuant to authority conferred by The Wartime Prices and Trade Board, and with the concurrence of the Administrator of Printing and Allied Industries, and with the concurrence of the Administrator of Converted Paper Products, I do hereby order, on behalf of such Board, as follows:—

1. For the purposes of this Order,

- (a) "Administrator" means the Administrator of Book and Writing Papers from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "paper" means and includes Book Papers (uncoated), Litho Papers (uncoated), Offset Papers (uncoated), Writing Papers, Bond Papers, Stationery Papers, Bristol Papers, Blotting Papers, Text Papers and Sulphite Converting Papers;

(c) "secondary finish" means and includes a finish obtained by calendering, embossing and/or plating.

2. No person shall hereafter apply a secondary finish in the manufacture of paper, and no person shall hereafter cut and/or process any paper to which has been applied a secondary finish; provided, however, that if a necessary quality not otherwise attainable is thereby furnished a person may

(a) apply a secondary finish, in plater finishing papers having a rag content of 20%

or more; or

(b) supercalender papers to be used for

- (i) letter-press printing with half-tone plates of a screen finer than 110 lines to the inch; or,
- (ii) letter-press printing to which varnish is to be subsequently applied; or,

(iii) lithographing for poster work; or

- (iv) lithographing to which varnish is to be subsequently applied; or,
- (v) rotogravure printing.
- 3. Nothing contained in this order shall be deemed to prohibit or restrict a manufacturer of paper from filling written orders received by such manufacturer prior to the 12th day of August 1942, for paper otherwise prohibited by this Order; provided, however, that paper manufactured to fill such orders must be shipped or otherwise delivered by such manufacturer on or before the 31st day of December, 1942.
- 4. Nothing contained in this order shall prohibit or restrict any person from using or processing or selling or offering for sale paper to which secondary finishes were applied

(a) prior to the date of this order; or

(b) pursuant to the provisions of the proviso to section 2 herein; or

(c) pursuant to the provision of section 3 herein.

5. The Administrator may, by written permit, exempt any person from any provision of this order.

Dated at Ottawa, this 12th day of September, 1942.

A. P. JEWETT,

Administrator of Book and Writing Papers.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Administrator's Order No. A-398

Respecting the Rental and Exhibition of Moving Picture Films

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

1. For the purposes of this Order,

(a) "Administrator" means the Administrator of Services or any Deputy Administrator of Services duly appointed by the Wartime Prices and Trade Board, with the approval of the Governor in Council;

(b) "automotive vehicle" means any vehicle or trailer propelled or drawn by mechanical means (otherwise than on rails) and adapted or designed for the carrying of

goods:

(c) "Basic Contract" means and includes a contract between a distributor and an exhibitor for the rental of not less than six feature products of the 1940-41 releasing period, and a contract made prior to October 12, 1941, between a distributor and an exhibitor for the rental of not less than six feature products of the 1941-42 releasing period, and a contract made at any time between a distributor and an exhibitor for the rental of not less than six feature products of the 1941-42 releasing period in pursuance of an Order of or with the approval of the Administrator; provided, however, that a contract for product of the 1940-41 releasing period shall not be a basic contract if there exists another contract made prior to October 12, 1941, between the same distributor and the same or another exhibitor for not less than six feature products of the 1941-42 releasing period and dealing with the corresponding product in the same run and in the same zone as those dealt with in the said contract for the 1940-41 releasing period; and provided further, that any contract which conflicts with a contract made in pursuance of an Order of and/or with the approval of the Administrator shall not be a basic contract for the purposes of this Order;

(d) "clearance" means the interval elapsing between any two consecutive runs of the

same product;

(e) "distributor" means any person renting or selling or contracting for the rental or sale of product to an exhibitor, but does not include any agency or department of the Dominion of Canada or of any Provincial Government;

(f) "exhibitor" means any person exhibiting product to the public for profit;

(g) "feature product" means any product consisting of at least 5,000 feet of moving picture film prepared for exhibition at one time and recognized by producers, exhibitors and distributors as the principal attraction in a theatre and which is usually exhibited in conjunction with what is known to the trade as "news reels", "cartoons", "shorts" and /or other feature product;

(h) "grouping" means the manner in which the product of any releasing period is classified into groups by a distributor for the purpose of rental in descending order as to quality and price as for example, special, first (or top), second, third, etc.,

groups, or in the alternative, special, A, B, C, etc., groups;

(i) "priority" means the right of an exhibitor, recognized by exhibitors and distributors, to exhibit product prior to its exhibition in another theatre or theatres in a different zone;

(j) "producer" means any person producing moving picture film in all respects ready for exhibition but does not include any agency or department of the Dominion

of Canada or of any Provincial Government;

(k) "product" means moving picture film made or produced or to be made or pro-

duced for purposes of public exhibition;

(1) "product of any releasing period" means the product which is designated by a distributor as being available for exhibition for the first time during a particular releasing period, whether or not such exhibition actually occurs during such releasing period or later;

(m) "releasing period" means a twelve-month period during which product is made available for exhibition, generally speaking from the 1st September in any one year to the 31st August in the year following, both inclusive, and is identified

- by the figrues of the two years, parts of which are included therein, the releasing period from 1st September, 1940, to 31st August, 1941, for example, being identified as the 1940-41 releasing period;
- (n) "run" means the order of sequence in which product is exhibited in any certain theatre in relation to the exhibition of the same product in any other theatre or theatres in the same zone as for example, "first run" or "second run";
- (o) "theatre" means any premises where moving picture film is exhibited to the public for profit;
- (p) "zone" means an area within which is situate one or more theatres which as at the 11th October, 1941, was recognized by exhibitors and distributors as being a unit for the purpose of determining the respective runs and/or clearances of such theatres.
- 2. Except with the permission, in writing, of the Administrator
- (a) the run, clearance and/or priority enjoyed under a basic contract with respect to any product by any exhibitor in relation to any theatre shall not be changed with respect to the corresponding product of the same distributor of any subsequent releasing period;
- (b) no person shall alter or cause to be altered in any manner, any zone from that existing on the 11th day of October, 1941.
- 3. (1) On or before the 1st day of October, 1942, with respect to the product of the 1942-43 releasing period and at least fifteen days prior to the commencement of each subsequent releasing period, every distributor shall, with respect to each feature product of each producer represented by him, furnish the Administrator with full particulars of the proposed grouping of each such product to be offered for exhibition in such releasing period.
- (2) The Administrator may approve of or vary such proposed grouping. No contract for the rental of any feature product of the 1942-43 or any subsequent releasing period shall be valid, unless and until the grouping therefor has been approved or determined by the Administrator.
- 4. No distributor shall make the rental to any exhibitor of any product of any producer conditional upon the rental by such exhibitor of another class of product of the same producer or any product of another producer.
- 5. No person shall use or cause or permit to be used, any automotive vehicle for the purpose of advertising any theatre, product or any exhibition of any product.
- 6. No exhibitor shall make or cause or permit to be made, any change in the number, class, type or location of seats which were, on the 11th day of October, 1941, allotted to any price range in any theatre.
- 7. At any time after one o'clock in the afternoon of the days hereinafter named in respect of any part of Canada in which a theatre is located, any exhibitor may charge as admission to a location in such theatre a price not exceeding the highest lawful evening admission price in effect for such location in such theatre during the basic period as defined in The Wartime Prices and Trade Regulations. The days above referred to are
 - (a) in Canada, excepting the Province of Quebec,
 New Year's Day
 Good Friday
 Easter Monday
 Empire Day
 The King's Birthday
 Dominion Day
 Any locally proclaimed Civic Holiday
 Labour Day
 Thanksgiving Day
 Remembrance Day
 Christmas Day
 Boxing Day (if proclaimed);

- (b) in the Province of Quebec,
 all days named in paragraph (a) above, and every Sunday in the year Epiphany (January 6)
 Ash Wednesday
 Ascension Day
 St. Jean Baptiste (June 24)
 All Saints' Day (November 1)
 Immaculate Conception (December 8).
- 8. (1) No exhibitor shall charge as admission to or for any location in any theatre exhibiting any product, any price in excess of the price established for that location in that theatre in the said basic period notwithstanding that any exhibitor may, at any time, and from time to time in such theatre and in conjunction with the exhibition of any product, present any name band, variety or vaudeville act or any other attraction, including the personal appearance of any celebrity, provided, however, that any exhibitor who charged an increased admission price in any theatre by reason of added attractions on New Year's Eve of 1941 may, for comparable added attractions on each succeeding New Year's Eve, charge a price which shall not exceed that price charged by him as admission to such theatre on New Year's Eve of 1941.
- (2) No exhibitor shall be required to reduce the price of any admission to any theatre on New Year's Eve by reason of the discontinuance by him of the practice or custom of giving or offering any premiums or favours to customers on such occasion.
 - 9. No exhibitor shall
 - (a) offer or give any premium to any person in any theatre, or conduct what is known to the trade as "Bank-Nite" or "Foto-Nite", in any theatre in which such offering, giving or conducting was not in effect during the said basic period and/or during the month of August, 1942;

(b) make any charge for any premium in any theatre unless such charge was made in such theatre during the said basic period;

- (c) increase the amount of any charge for any premium in excess of that charged by him for such premium during the said basic period.
- 10. Nothing herein contained shall be construed as authorizing the rental of product by a distributor at prices higher that the maximum prices as provided by The Wartime Prices and Trade Regulations.
- 11. The Administrator may from time to time grant such exemption, permit or authority, and issue such general or specific instructions or directions with respect to any of the terms or provisions of this Order or of any matter related thereto as he deems proper.

12. This Order shall be effective on and after the 21st day of September, 1942.

Dated at Ottawa, this 16th day of September, 1942.

JAMES STEWART, Administrator of Services.

APPROVED:

D. GORDON, Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD Administrator's Order No. A-399

Respecting Men's and Boys' Fall Weight Work Shirts

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, and with the concurrence of the Administrator of Wholesale Trade and the Administrator of Retail Trade, as follows:

1. For the purposes of this Order,

(a) "Administrator" means the Administrator of Work Clothing, from time to time appointed by the Wartime Prices and Trade Board, with the approval of the Governor in Council;

(b) "fall weight work shirt" means any men's and boys' fall weight work shirt made from doeskins, woollens, part woollens, jersey, cotton flannel, or other like materials;

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(c) "manufacturer" means any person who wholly or partly manufactures for sale any fall weight work shirts;

(d) "wholesaler" means any person who purchases any fall weight work shirts from a

manufacturer for the purpose of resale to the retail trade;

- (e) "retailer" means any person who, in the ordinary course of business, sells any fall weight work shirts direct to the consumer and not for the purpose of resale.

 2. (1) In the manufacture of fall weight work shirts, every manufacturer shall,
- (a) continue to supply that quality and weight of material, and to cut such material in those sizes and measurements, and to manufacture in the manner in which he supplied, cut and manufactured the same or substantially similar garments in the months of January and February of 1941;

(b) regulate his production in such manner as will enable him to manufacture such garments in the same proportion in each price range and to sell such garments in approximately the same price ranges as those manufactured and sold by him

in the corresponding season of 1941.

(2) Nothing in this Section shall be deemed to affect the provisions of Administrator's Order No. A-174.

- 3. Any manufacturer may sell or offer to sell any fall weight work shirt at a price which does not exceed by more than 12 per cent the highest lawful price at which such manufacturer sold or offered for sale shirts of the same or substantially the same kind and quality to the same class of customer during the months of January and February, 1941.
- 4. Nothing in this Order shall be construed as permitting any retailer or any wholesaler to sell or offer for sale, any fall weight work shirt to any customer in excess of the highest lawful price at which he sold such shirts of the same or substantially the same kind and quality during the basic period September 15th to October 11th, 1941.

Dated at Ottawa, this 10th day of September, 1942.

A. BRADSHAW,
Administrator of Work Clothing.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-400 Respecting Prices for Ice in the Montreal District

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

1. For the purposes of this Order,

(a) "Administrator" means the Food Administrator from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council:

(b) "ice" includes, without limiting the generality of the term, both ice harvested in its natural state and manufactured ice:

its natural state and manufactured ice;

(c) "Montreal District" means and includes the cities of Montreal, Westmount, Outremont, and Verdun, and the Municipalities of Hampstead, Montreal East, Montreal North, Montreal West, Mont Royal, Pointe-aux-Trembles, St. Laurent, St. Léonard de Port Maurice, St. Michel and St. Pierre;

(d) "ice merchant" means any person who sells ice to ice distributors;

(e) "ice distributor" means any person who sells ice at retail to consumers.

2. No person shall hereafter sell ice at retail in Montreal District for household use unless the quantity sold at one time weighs 25 pounds or a multiple thereof; provided, however, that

- (a) nothing in this Section shall apply to sales of ice to the Department of Munitions and Supply, the Department of National Defence, the Department of National Defence Naval Services, the Department of National Defence Air Services, or any agency of said Departments;
- (b) the Administrator, by permit in writing, may authorize the sale of ice in any quantity at any time to any person.

3. The maximum price at which any person may hereafter sell or offer for sale in Montreal District ice at retail for household use delivered to the premises of the consumer shall not exceed the rate of $12\frac{1}{2}$ cents for 25 pounds of ice; provided that in a cash sale of 25 pounds of ice or an odd multiple thereof the price of the first 25 pounds shall be 13 cents.

4. Every ice distributor who sells ice for household use in the Montreal District at the maximum price set forth in Section 3 hereof shall make available for purchase by consumers, ice tickets at the rate of eight tickets for \$1.00, each of which tickets shall entitle the consumer to have delivered to his premises by such ice distributor, 25 pounds of ice.

5. The maximum price at which any person may hereafter sell or offer for sale at retail, ice in Montreal District at his warehouse, plant or platform for household use, shall

not exceeds the rate of 10 cents for 25 pounds of ice.

6. Notwithstanding the provisions of any contract or agreement between any ice merchant and ice distributor in force at the date of this Order, the maximum price per ton at which any ice merchant may sell or offer for sale ice in Montreal District at his platform, plant or warehouse, to any ice distributor shall not exceed

(a) \$4.50 per ton where the ice is in large uncut blocks;

(b) \$5.00 per ton where a ton of ice is cut into 70 blocks of approximately equal weight and other quantities of ice are cut into blocks of approximately the same weight as a block made from the division of a ton of ice into 70 blocks of equal weight;

provided, 'that any ice merchant who has customarily sold and supplied ice to any ice distributor at his platform and on the distributor's route, shall continue to supply ice to

such distributor at both places without extra charge.

7. Nothing in this Order shall be deemed to affect the price at which any person may sell crushed ice and ice cubes in Montreal District.

Dated at Ottawa, this 17th day of September, 1942.

J. G. TAGGART, Food Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Note.—Administrator's Order No. A-400 is amended by Administrator's Order No. A-409 made the 25th of September, 1942.

(See Administrator's Order No. A-409 printed in full hereafter.)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-401

REPLACING

Administrator's Order No. A-281

Respecting Commercial and Industrial Electric Lighting Fixtures

Whereas it is expedient to amplify the provisions of Administrator's Order No. A-281, dated the 30th day of June, 1942, and to consolidate the Order as amplified;

Now, therefore, pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

Administrator's Order No. A-281, dated the 30th day of June, 1942, is hereby revoked and the following substituted therefor:

1. For the purposes of this Order,

(a) "Administrator" means the Administrator of Electrical Equipment and Supplies from time to time appointed by The Wartime Prices and Trade Board with the

approval of the Governor in Council;

(b) "commercial lighting fixtures" means all electric lighting fixtures ordinarily made for use in offices, draughting rooms, stores, hotels, hospitals, public institutions, churches, seminaries, auditoriums, educational institutions, lodges and other places of public and semi-public nature;

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- (c) "industrial lighting fixtures" means all electric lighting fixtures ordinarily made for use in space devoted to manufacturing, processing, repairing, storing, packing, shipping, receiving or transporting of merchandise.
- 2. No person shall hereafter assemble, construct, fabricate, manufacture, process or produce any commercial lighting fixtures or industrial lighting fixtures except in the manner and in accordance withe the restrictions and specifications contained in this Order.
- 3. In the manufacture of any commercial lighting fixture or industrial lighting fixture or any part or parts of either, no person shall hereafter use, except with the permission in writing of the Administrator,

(a) any metal other than iron, steel, lead or silver; provided that this prohibition shall not apply to the manufacture of electric current carrying parts;

(b) any applied metal decoration or ornament;

(c) more than one finish or colour (painted or plated); provided that this restriction shall not apply to the finishing of reflecting surfaces;

(d) any metal louvres.

4. Commercial lighting fixtures of the kind employing incandescent lamps and that are made of glass or steel or combinations of glass and steel units shall be made only in the following forms, designs, types and sizes, namely:

(a) one design and two sizes of "closeup" ceiling holders (or bands) for supporting glassware. The said sizes shall be 4" and 6" fitters respectively, except in the case of complete fixtures referred to in paragraph (c) of this Section;

(b) one design and two sizes of "pendant" holders—either chain or rod—for supporting glassware. The said sizes shall be 4" and 6" respectively, except in the case of complete fixtures referred to in paragraph (c) of this Section;

(c) one basic design of each of the following types of complete fixtures:

Type 1—totally indirect fixtures;

Type 2—a luminous bowl fixture—either indirect or semi-indirect;

each said design shall be restricted to two sizes, namely:

Size 1—for 300 to 500 watt lamp;

Size 2—for 750 to 1,000 watt lamp;

only plain simple designs shall be made by each manufacturer according to his own standards and the use of a minimum quantity of steel is required;

(d) paragraphs (a) and (b) above shall not be construed as restricting the manufacture of holders to fit prismatic or silvered mirror glass reflector or refractor units in any case where the holder is made as an integral part of the unit;

(e) paragraph (c) above shall not be construed as restricting the use of prismatic or silvered mirror glass reflector or refractor units or diffusing glass units.

5. Fluorescent fixtures for commercial purposes shall be made using only 22 gauge steel or lighter for the reflectors; only two (2) basic designs each in four (4) sizes shall be made as follows:

Design 1—Shielded lamp fixtures:

Fixture 1—Using two 20 watt lamps,

Fixture 2—Using three or four 20 watt lamps.

Fixture 3—Using two 40 watt lamps,

Fixture 4—Using three or four 40 watt lamps.

Design 1—Shielded lamp fixtures may be supplied with or without glass or other non-metallic shields.

Design 2—Unshielded lamp fixtures:

Fixture 1—Using two 20 watt lamps,

Fixture 2—Using three or four 20 watt lamps,

Fixture 3—Using two 40 watt lamps,

Fixture 4—Using three or four 40 watt lamps.

6. Industrial electric lighting fixtures of the kind employing incandescent lamps and complete with keyless sockets for conduit suspension or outlet box mounting, having cast iron or drawn steel hood with reflector held thereto by threaded ring, shall be made only in the following forms, types and sizes, namely:

(a) steel reflectors made in the shape generally known as the "RLM Dome" shall be made in the following sizes only:

> Fixture 1—for 200 watt lamp, Fixture 2—for 300–500 watt lamp,

> Fixture 3—for 750-1,000 watt lamp,

Fixture 4—for 400 watt high intensity mercury-vapor lamp; (b) steel reflectors for shade holder mounting on medium base receptacles only shall be made in the shape generally known as "shallow bowl" in sizes 12" and 14"

only; and in the shape generally known as "RLM Dome" in size 16" only; (c) steel reflectors of the shade holder type or threaded neck type and in the "deep bowl" shape shall be made only in the 100 watt incandescent size and the 400 watt mercury-vapor size;

(d) this Section shall not restrict the use of prismatic or silvered mirror glass reflector

or refractor units or diffusing glass units.

7. (1) Vaporproof, dust-proof and explosion proof fixtures, with or without reflectors. of the "RLM Dome" shape only shall be made in the following sizes only:

Fixture 1—100 watt incandescent lamp, Fixture 2—200 watt incandescent lamp, Fixture 3—300-500 watt incandescent lamp.

- (2) Vaporproof fluorescent fixtures shall be made in one type and size only, using two 40 watt fluorescent lamps.
- 8. Localized lighting fixtures of the kind using adjustable arms shall be made in four shapes of reflectors only and in sizes 60 to 100 watt.
- 9. Fluorescent fixtures for industrial purposes shall be made using 22 gauge steel or lighter (or tempered masonite or similar non-metallic material if and when approved by the Canadian Engineering Standards Association), for the reflectors; only one basic design, with open ends, shall be made, of the choice of each maker and according to his standards, and only in the following sizes:

Fixture 1—Using one 20 watt lamp,

Fixture 2—Using two 20 watt lamps,

Fixture 3—Using three 20 watt lamps,

Fixture 4—Using one 40 watt lamp,

Fixture 5—Using two 40 watt lamps,

Fixture 6—Using three 40 watt lamps,

Fixture 7—Using two 100 watt lamps.

- 10. The manufacture of recessed, cove, "troffer" or built-in lighting equipment with metal housings is prohibited.
- 11. Showcase, window, interior electric sign, display and all other commercial and industrial interior electric lighting fixtures not specifically permitted under this Order shall not be made except by special permit from the Administrator.
 - 12. (1) No person shall hereafter replace any existing commercial lighting fixtures or industrial lighting fixtures or any commercial or industrial lighting installation by new lighting fixtures or lighting installation except with the permission in writing of the Administrator.

(2) Every dealer, jobber, wholesaler or manufacturer must, before supplying any commercial and industrial lighting fixtures, the manufacture of which is permitted by the provisions of this Order, procure from the person or persons to whom they are to be supplied a signed declaration reading as follows:

> "I/We hereby declare that the electric lighting fixtures and/or parts thereof listed hereon (or, as the case may be, on the list attached hereto) will not be used to replace any existing electric lighting fixtures except for essential maintenance and repairs to existing lighting installations or fixtures presently installed or except by special permission in writing from the Administrator of Electrical Equipment and Supplies.

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(3) The foregoing provisions of this Section shall not be deemed to

(a) affect or restrict essential maintenance of and repairs to existing lighting installations, or fixtures presently installed, such as the replacement

of glassware and of damaged or defective parts;

(b) apply to commercial and industrial lighting fixtures, the manufacture of which is prohibited by this Order and which are on hand in the stocks of dealers, jobbers, wholesalers or manufacturers at the date hereof, either in the form of completed fixtures or in the form of material and/or parts.

- 13. The Administrator may, on written application from any person affected by this Order, authorize such person to complete the manufacture of any fixtures, the manufacture of which is prohibited by this Order, and the material and/or parts for which are on hand in such form that they cannot be used for the manufacture of other products. Any such application shall be accompanied by a detailed statement of inventory of such materials and/or parts.
- 14. Every manufacturer of commercial or industrial lighting fixtures shall, within fifteen days from the date of this Order, furnish the Administrator with a marked catalogue, or sketches, together with a list indicating by his code numbers and otherwise the fixtures he proposes to continue to make pursuant to the provisions of this Order.

Dated at Ottawa, this 21st day of September, 1942.

A. L. BROWN, Administrator of Electrical Equipment and Supplies.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Nothing in this Order contained is to be taken as indicating that any materials will be available for the use of any manufacturer.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-402

Respecting the Conservation of Wool

Whereas it appears necessary in the interests of the requirements for the defence of Canada to continue the conservation of the supply of wool for the combined needs of defence and civilian account, and it is necessary in the public interest to conserve and limit the supply of wool entering into the production of articles for civilian use;

Now, therefore, pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "mill" shall mean and include any worsted spinning plant or worsted spinning department, all systems; woollen spinning plant or department; carding plant or department for felts (hat, shoe, harness or otherwise) and any cotton spinning plant or department for the production of percentage yarns;

(b) "put into process" shall mean,

(i) on the worsted system, the first process of drawing after combing,

(ii) on any other system, the first process of carding;

(c) "raw wool" shall mean all grades of shorn, pulled or sliped wools and wool tops, 44s Bradford quality and finer, but shall not include laps, noils, carding, spinning, thread or other wastes, rags, shoddy or such like, and such wools as may be sold as "offsorts" by Canadian Wool Board Ltd.;

(d) "civilian production" shall mean production for all purposes other than the

production of

- (i) military contracts on which wool credits are given by the Wool Administrator, and
- (ii) such articles or goods as may be specifically designated as "priorities" by the Wool Administrator.

- 2. No person shall, during the six months' period ending the 31st day of March, 1943, put into process, or cause to be put into process, in any mill, for the purposes hereinafter enumerated, any weight of raw wool (clean basis) for civilian production in excess of the percentage set opposite each purpose of the total weight of raw wool (clean basis) put into process, or caused to be put into process for such purpose by such person, for civilian production, during the calendar year 1941, namely:

 - (d) on the cotton system for the manufacture of percentage yarns....25 per cent;

provided, however, that no person by any restriction contained in this Order shall be be required during the said six months' period to reduce the amount of raw wool (clean basis) put into process or caused to be put into process below $7\frac{1}{2}$ per cent by weight (clean basis) of raw wool put into process or caused to be put into process for military and civilian production combined during the calendar year 1941 by such person, nor in any case less than 5,000 pounds (clean basis) of raw wool.

- 3. The Administrator may, by permit in writing, authorize any person to process in any mill for such purposes as the Administrator may decide an amount of raw wool (clean basis) equal to the amount of any such raw wool permitted to be processed by such person for civilian production under the provisions of Administrator's Order No. A-88, dated the 9th day of April, 1942, and not so processed.
- 4. The Administrator may by permit in writing grant such exemption in whole or in part from any provision of this Order as he may deem proper in the public interest.

Dated at Ottawa, this 18th day of September, 1942.

DAVID C. DICK, Wool Administrator.

APPROVED:

D. GORDON.

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-403

Respecting the Packing of Tea

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Food Administrator from time to time appointed by The Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "consumer" means any person who buys or uses tea for personal or household consumption;
- (c) "individual tea bag" means a bag containing tea and made for an individual serving of tea in beverage form;
- (d) "tea" means leaves of tea in dried form ready for the making of beverage.

- 2. (1) No person shall, without the written authority of the Administrator,
 - (a) package any tea in any package (other than an individual tea bag) for sale to a consumer unless such package contains an even 2 ounces, 4 ounces, 8 ounces, 16 ounces or a multiple of 16 ounces of tea;
 - (b) package any tea in individual tea bags for sale to a consumer unless a particular number of such tea bags contain an even 2 ounces of tea; or
 - (c) package any individual tea bags in any carton or other package for sale to a consumer unless such carton or package contains an even 2 ounces, 4 ounces, 8 ounces, 16 ounces or multiple of 16 ounces of tea.
- (2) No person shall, without the written authority of the Administrator, package any tea in any carton or other package (other than an individual tea bag) for sale to a consumer unless such carton or package has printed thereon or on a tag or label thereto attached the net weight of the tea contained therein.
- 3. (1) No person shall sell or offer to sell to any consumer any packaged tea (other than tea packaged in individual tea bags) unless such tea is packaged in accordance with the provisions of clause (a) of subsection (1) of Section 2 of this Order.
- (2) No person shall sell or offer to sell to any consumer any individual tea bags unless such bags are packaged in accordance with the provisions of clause (b) or clause (c) of subsection (1) of Section 2 of this Order.
- 4. Nothing in this Order shall apply to
- (a) tea packaged in cartons, packages or individual tea bags prior to the date of this Order, or
- (b) the sale to a consumer of tea packaged by the seller in the premises in which the tea is sold to such consumer, provided that any quantity of tea so sold shall be 2 ounces or a multiple of 2 ounces.
- 5. This Order shall be effective on and after the 1st day of October, 1942.

Dated at Ottawa, this 21st day of September, 1942.

J. G. TAGGART, Food Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-404

Respecting the Maximum Price of Brazil Nuts

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

- 1. The maximum price per pound at which any importer may sell or offer to sell any Brazil nuts in the condition in which they are imported and of the sizes and varieties specified hereunder f.o.b. his place of business shall not exceed the sum of the following:
 - (a) The actual landed seaboard cost per pound including Canadian Customs Duty and Taxes at a sea, lake or river port of North America actually paid by the importer converted to Canadian currency where necessary but not in any event exceeding

21 cents per pound for Large washed unshelled Manaos Brazils

20 cents per pound for Medium size unshelled Brazils

- 53½ cents per pound for Tiny Unblanched shelled Brazils
- 51½ cents per pound for Midget Unblanched shelled Brazils
- 50½ cents per pound for Medium Unblanched shelled Brazils
- 48½ cents per pound for Chips and Broken Unblanched Brazils
- 631 cents per pound for Midget Blanched Shelled Brazils
- 62½ cents per pound for Medium Blanched Shelled Brazils
- 60½ cents per pound for Chips and Broken Blanched Brazils;

(b) The actual transportation charges per pound paid from such port to the importer's

place of business:

(c) A mark-up no greater than the mark-up normally used by such importer in pricing Brazil nuts to the same class of customer during the basic period as defined by the Wartime Prices and Trade Regulations, or if no such nuts were sold during such period, then during the last period in which he sold such nuts; provided, however, that such mark-up shall not exceed 10 per cent of the importer's selling price in case of sales to wholesalers.

2. The maximum price at which any wholesaler may sell or offer to sell any Brazil nuts of the sizes and varieties set forth in Section 1 of this Order to any class of customer,

shall not exceed the sum of the following:

(a) the actual price paid for such nuts by such wholesaler but not in any event exceeding the maximum price that may be charged by the importer plus transportation charges and sales tax paid by the wholesaler if not included in such

price

- (b) a mark-up no greater than the mark-up normally used by such wholesaler in pricing Brazil nuts to the same class of customer during the basic period as defined by the Wartime Prices and Trade Regulations, or if no such nuts were sold during the said period, then during the last period in which he sold such nuts; provided, however, that in no case shall the mark-up exceed 10 per cent of such wholesaler's selling price.
- 3. The maximum price at which any retailer may sell or offer to sell any Brazil nuts of the sizes and varieties set forth in Section 1 of this Order to any class of customer, shall not exceed the sum of the following:

(a) The actual price paid for such nuts by such retailer but not in any event exceeding the maximum price that may be charged by the importer or wholesaler from whom he bought, plus transportation charges and sales tax paid by the retailer

if not included in such price;

(b) A mark-up no greater than the mark-up normally used by such retailer in pricing Brazil nuts to the same class of customer during said basic period, or if no such nuts were sold during said period, then during the last period in which he sold such nuts; provided, however, that such mark-up shall not exceed

(i) 25 per cent of such retailer's selling price in the case of Shelled Brazil nuts,

and

(ii) 20 percent of such retailer's selling price in the case of unshelled Brazil Nuts.

4. Notwithstanding anything contained in this Order, any seller of unshelled Brazil nuts of the sizes and varieties set out in Section 1 hereof, may increase his prices of such nuts that are subject to the provisions of this Order

(a) By consecutive monthly amounts of 1 per cent of his laid down cost to cover

shrinkage, and

(b) By consecutive monthly amounts of $\frac{1}{8}$ of a cent per pound to cover storage for each full month during which he keeps such nuts in storage between the date of this Order and the 31st day of December, 1942.

5. Notwithstanding anything contained in this Order any seller of shelled Brazil nuts of the sizes and varieties set out in Section 1 hereof, may increase his prices of such

nuts that are subject to the provision of this Order

(a) By consecutive monthly amounts of $\frac{1}{8}$ of a cent per pound for each full month during which he keeps such nuts in ordinary storage, and

(b) By consecutive monthly amounts of \(\frac{1}{4}\) of a cent per pound for each full month during which he keeps such nuts in cold storage.

Dated at Ottawa, this 21st day of September, 1942.

J. G. TAGGART, Foods Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-405

Respecting Men's and Boy's Furnishings

(Consolidated as amended by Administrator's Order No. A-449)

Pursuant to authority conferred by The Wartime Prices and Trade Board I do hereby order on behalf of such Board as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Men's and Boys' Furnishings from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "garment" means and includes men's and boy's fine shirts, sportswear shirts, pyjamas, flatcut underwear, neckties, mufflers, scarves, suspenders, garters, belts, hats and caps;
- (c) "manufacturer" means and includes any person who wholly or partly manufactures for sale any or all of the garments as herein defined;
- (d) "wholesaler" means and includes any person who purchases garments as herein defined from a manufacturer for the purpose of resale to retailers;
- (e) "retailer" means and includes any person who in the ordinary course of business sells garments as herein defined direct to the consumer and not for the purpose of resale;
- (f) "made to measure" means garments made to meet the requirements of the individual's special measurements;
- (g) "regular length men's suspenders" means suspenders thirty-eight inches in length;
- (h) "extra long men's suspenders" means suspenders forty-two inches in length;
- (i) "machine-made tie" means a necktie in which the fabrics of such necktie are joined or fashioned by machine, and includes such ties which are made on what is known in the trade as "slip-stitch" machines;
- (j) "hand-made tie" means a necktie in which the fabrics of such necktie are joined or fashioned by slip-stitching by hand;
- (k) "standard shape of necktie" means a shape heretofore used by a manufacturer for his regular wholesale or retail trade.
- 2. No manufacturer of men's or boys' fine shirts, pyjamas or flatcut underwear shall hereafter
 - (a) In packaging fine shirts for sale, fold such shirts so that the maximum width of such package exceeds 9" or the maximum length of such package exceeds 15"; or,
 - (b) use cardboard where pins are used in the folding of fine shirts which are sold by a retailer at \$2.00 or less per fine shirt; or,
 - (c) use more than a strip of cardboard not exceeding 4" x 15" in the folding of fine shirts which are sold by a retailer at more than \$2.00 per fine shirt; or,
 - (d) except with the written permission of the Administrator, manufacture new styles of fine shirts, pyjamas or underwear which require more yardage for such garments than was required by similar garments heretofore regularly manufactured by such manufacturer; or,
 - (e) manufacture any Lounge or \(\frac{3}{4} \) coat pyjama; or,
 - (f) except in the case of plainshade pyjamas, manufacture pyjamas with piping or trim; or,
 - (g) manufacture fine negligee shirts fabricated from preshrunk material the maximum length of which exceeds 33" based on the usual standard of measurements; or,
 - (h) manufacture fine negligee shirts, fabricated from unshrunk material, the maximum length of which exceeds 34" based on the usual standard of measurements; or,

- (i) manufacture fine negligee shirts which contain more than one pocket and said pocket shall not be of the flap or two piece type; or,
- (j) manufacture sportswear shirts containing more than 2 pockets and said pockets shall not be of the flap or two piece type; or,
- (k) manufacture "In and Outer" type of sports wear shirts with side vents; or,
- use more than 5 buttons, exclusive of the collar button, on the front of shirts, or more than 1 button on each cuff; or,
- (m) manufacture made to measure shirts, pyjamas or underwear unless at the date of this Order such manufacturer manufactured made to measure shirts, pyjamas or underwear in the ordinary course of his business, or unless he obtains the written consent of the Administrator before manufacturing such garments; or,
- (n) use terms such as "made to measure", "custom made" or "custom tailored" in describing or labelling shirts, pyjamas or underwear which are not made to measure as herein defined;

provided, however, that paragraphs (a), (b), (c), (g) and (h) of this Section shall not apply to or restrict the manufacture of made to measure shirts, pyjamas or underwear.

- 3. No manufacturer of men's or boys' neckties, mufflers or scarves shall hereafter
- (a) manufacture more than 5 standard shapes of 4-in-hand neckties in any price range; or,
- (b) manufacture neckties having shapes which differ from his present standard shapes; or,
- (c) manufacture multifold neckties such as those known as 5-fold, 7-fold, etc; or,
- (d) use more than one hundred and twenty inches of 24" fabric, or its equivalent in other widths, exclusive of facings and linings, in the manufacture of one dozen of any style of neckties; or,
- (e) in the manufacture of 4-in-hand neckties, use more yardage of 24" and 36"-39" material per dozen neckties than is set out in the following schedules opposite the respective retail prices for each necktie:

MACHINE-MADE 4-IN-HAND NECKTIES

Retail Selling Price Class (per Tie)	Maximum Yardage of 24" Material	Maximum Yardage of 36"-39" Material
1. 20c. and under	90" 90" 93" 93" 100'	66" 66" 70" 70" 73"

HAND-MADE 4-IN-HAND NECKTIES

Retail Selling Price Class (per Tie)	Maximum Yardage of 24" Material	Maximum Yardage of 36"-39" Material
1. 55c. and under	99" 99" 104" 110" 120"	72" 72" 74" 75" 80"

provided, however, that where materials are used of a width not shown in the above schedules the manufacturer shall not use more yardage per necktie than may be used according to the above schedules in 24" material; or,

- (f) sell, loan or deliver any scarf or necktie material not yet fabricated into ties, mufflers or scarves, for the purpose of window displays; or,
- (g) advertise, describe or represent by label or otherwise any necktie as a hand-made necktie which is not such as herein defined.
- 4. No manufacturer of men's or boys' suspenders, armbands or garters shall hereafter (a) use any stitching on leather trimming on suspenders for the purpose of decoration only: or.
- (b) except with the written permission of the Administrator, introduce or use new styles or shapes or designs of leather trimming in the manufacture of suspenders; or,
- (c) package or sell or offer for sale any regular length men's suspenders in quantities of less than 1 dozen pairs of any type or style, or,
- (d) package or sell or offer for sale any extra long men's suspenders in quantities of less than $\frac{1}{2}$ dozen pairs of any type or style; or,
- (e) package or sell or offer for sale any boys' suspenders in quantities of less than 1 dozen pairs of any type or style or size; or,
- (f) except with the written permission of the Administrator, introduce or use any new style or shape or design or size of cartons containing single suspenders; or,
- (g) in packing for delivery suspenders which are put up in individual containers, use cartons made from any material other than uncoloured and unwrapped cardboard.
- 5. No manufacturer of men's or boys' belts shall hereafter.
- (a) use any gold, imitation gold, silver or aluminum in stamping the brand or size on belts; or,
- (b) use any paper or metal bands or bend-over tickets or rider tickets to show the name or brand or size of any belt; provided, however, that if the name and/or brand and /or size cannot be stamped on a belt because of the material used therein, the permission of the Administrator in writing must be obtained before any other type of marking may be used; or,
- (c) manufacture belts with more than one belt loop; or,
- (d) manufacture belts, including money belts, with more than one buckle; or,
- (e) package or sell or offer for sale any belt in an individual carton or container; or,
- (f) package or sell or offer for sale belts in quantities of less than ½ dozen of any one style or of any one colour; provided, however, that nothing in this sub-section shall prohibit the inclusion in any one package of belts of various sizes of the same style and of the same colour.
- 6. No manufacturer of men's or boys' caps shall hereafter
- (a) use more than one colour and one stamping or impression in the printing in each cap; or,
- (b) print the names of retailers in caps on orders of less than 5 dozen caps; provided, however, that this subsection shall not apply to or restrict the printing of established and recognized brand names in caps; or,
- (c) use more than one size-ticket in each cap; or,
- (d) use emblems on ski caps; or,
- (e) sew or install in caps any woven or printed labels; or,
- (f) use fancy stitching and frills in the linings of men's cloth caps; or,
- (g) use buttons on and/or straps across the peaks of 8-piece and 1-piece cloth caps; or,
- (h) use Kingston Band or Indestructible inside back bands; or,
- (i) manufacture any fancy style cap; or,
- (1) manufacture caps other than in 1-piece and 8-piece crowns without back bands; provided, however, that this subsection shall not prohibit the manufacture of ski caps; or,
- (k) use dome fasteners in summer cotton caps; or,
- (1) use dome fasteners on the peaks of boys' leather or cloth helmets; or,
- (m) use fur on the inside of earbands attached to hats or caps; or,

- (n) sell or deliver at regular prices less than 6 caps; provided, however, that nothing contained in this Section shall prohibit or restrict a manufacturer from filling as specified any orders for caps which were received by him prior to the date of this Order.
- 7. Subject to the proviso to Section 6 herein, nothing contained in this Order shall prohibit or restrict a manufacturer from
 - (a) using goods and materials which were in his possession or were ordered by him prior to the date of this Order; or,
 - (b) selling or offering for sale any garment which was manufactured by him prior to the date of this Order; or,
 - (c) completing the manufacture with materials in his possession at the date of this Order any partially manufactured garment for which an order was received by him prior to the date of this Order.
- 8. No wholesaler or retailer shall hereafter return to any manufacturer any garments which have been shipped or delivered by such manufacturer according to order or specifications, unless such garments are returned within 30 days from receipt thereof by such wholesaler or retailer or unless the manufacturer previously consents in writing to the return.

(Section 8 as amended by Administrator's Order No. A-449.)

9. Nothing in this Order shall restrict or affect the manufacture, sale or delivery of any article of dress, clothing or equipment prescribed by regulation for the use of the Armed Forces or supplied to the Armed Forces by the Department of National Defence, the Department of Munitions and Supply or any agency thereof.

Dated at Ottawa, this 22nd day of September, 1942.

J. D. C. FORSYTH,

Administrator of Men's and Boys Furnishings.

APPROVED:

D. GORDON, Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-406

Respecting Storage Batteries

(Consolidated as amended by Administrator's Order No. A-435.)

Pursuant to authority conferred by the Wartime Prices and Trade Board I do hereby Order on behalf of such Board as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" mean the Administrator of Electrical Equipment and Supplies from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) 'manufacturer" means any person who makes storage batteries from new or previously used materials;
- (c) "distributor" means any person who buys any storage batteries for distribution and sale to other wholesalers, dealers and users;
- (d) "dealer" means any person engaged in the business of selling storage batteries to users only;
- (e) "user" means any person who purchases or acquires one or more batteries for his own use and not for resale;
- (f) "storage battery" means any electrical storage battery or the equivalent in unassembled plates, groups and elements therefor, designed and made for operating a starter, ignition system or lighting system on any motor vehicle propelled by an internal combustion engine as a passenger automobile (but excluding batteries

for trucks, buses, farm implements, road-making machines, etc., aircraft or motorcycles) or designed to furnish power for portable lighting plants (excluding batteries assembled in glass containers) or as a source of power for radio receiving sets and for use on non-commercial pleasure power boats;

(Subsection (f) of Section 1 as substituted by Administrator's Order No. A-435.)

(g) "brand" means that particular name or trade mark by which a battery is known to be the product of one manufacturer;

- (h) "private brand" means that particular name or trade mark by which a battery is recognized as having been made for sole distribution or sale by a person other than the manufacturer;
- (i) "ampere hour" means the ampere hour capacity of a storage battery as developed on or before the third discharge when tested at the 20-hour rate at 80° F.;
- (1) "S.A.E." means the Society of Automotive Engineers Incorporated.
- 2. No person shall hereafter manufacture, assemble, or produce any storage batteries except in the sizes and capacities set forth in Schedule "A" hereto; and in accordance with the restrictions and specifications contained in this Order except
 - (a) on the order of the Department of Munitions and Supply or the Department of National Defence and/or any person who has been required by either of such departments to supply any article for the defence of Canada; or
 - (b) by special permit in writing from the Administrator.
- 3. No person shall hereafter make dummy or cutaway storage batteries in any form for display or demonstration purposes.
- 4. No manufacturer shall manufacture radio storage batteries except in one type, to wit, 2 volts, 120 ampere hour capacity at the rate of one ampere continuous discharge at 80° F, for 120 hours.
 - 5. (1) In the manufacture of any storage battery for rental purposes a manufacturer
 - (a) shall mark such battery clearly with the word "Rental" moulded in the container or printed in the container in characters not less than $\frac{3}{4}$ of an inch in height, and
- (b) may use substandard plates or "seconds"; provided, however, that any such storage battery for rental purposes shall conform to the sizes and capacities set forth in Schedule "A" hereto.
 - (2) No distributor or dealer shall use or supply any storage battery for rental purposes unless such battery is marked as provided in Clause (a) of subsection (1) of this Section
- 6. No manufacturer shall use mechanical insulation in the making of more than one type and capacity of storage battery in each group size as listed in Schedule "A" hereto.
 - 7. Storage batteries shall be manufactured in one grade only.
- 8. No manufacturer shall use clear, black or coloured lacquers as a decorative or allover surface on storage batteries.
- 9. No manufacturer shall use coloured paint or paste on the surface of storage batteries assembled in moulded containers, except to indicate the brand name and/or necessary information as to size, type, etc.
- 10. No manufacturer shall hereafter make a storage battery bearing a "brand" name and no jobber or dealer shall sell or offer for sale a storage battery bearing a "private brand" name unless such "brand" name or such "private brand" name was used prior to the date of this Order.
- 11. Every manufacturer shall, immediately before shipment of any storage battery, date such battery in a permanent and legible manner by stamping or impressing the date on the soft lead parts by means of the following letter and numbers:

January—A	May-E	September—J
February—B	June—F	October—K
March—C	July—G	November—L
April—D	August—H	December—M

The letters are to be followed by a number indicating the year (e.g.,—A2 indicates January, 1942, C3 indicates March, 1943, etc.).

12. The Administrator may, on written application from any person affected by this Order, authorize such person to complete the manufacture of any storage batteries, the manufacture of which is prohibited by this Order, and the material and/or parts for which are on hand in such form that they cannot be used for the manufacture of other products. Any such application shall be accompanied by a detailed statement of inventory of such materials and/or parts.

Dated at Ottawa, this 22nd day of September, 1942.

A. L. BROWN,

Administrator of Electrical Equipment and Supplies.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Note.—Nothing in this Order contained is to be taken as indicating that any materials will be available for the use of any manufacturer.

SCHEDULE "A"

This is Schedule "A" to Administrator's Order No. A-406

RESPECTING STORAGE BATTERIES

Permitted Sizes, Dimensions, and Minimum Capacities-Storage Batteries

No. Group Size	Dimensions (Approximate)	Number of Capacities Permitted	Minimum Capacity (at 20 hr. rate)
1. S.A.E. 1-M	$9\frac{1}{8}''-7\frac{1}{8}''-9\frac{1}{8}''$	Three	80 A.H.; 95 A.H.;
2. S.A.E. 2-L (Low Ford 1933-1939)	108"-71"-8"	One	100 A.H.
3. S.A.E. 2-HF (High Ford 1940-1941)	$10\frac{1}{2}$ "— $7\frac{1}{8}$ "— $9\frac{3}{8}$ "	One	120 A.H.
4. S.A.E. 1-2 ME	$19\frac{3}{8}'' - 4\frac{1}{8}'' - 9\frac{1}{8}''$ (end	One	110 A.H.
5. S.A.E. 2-M	to end) $10\frac{3}{8}'' - 7\frac{1}{8}'' - 9\frac{1}{8}'' \dots$	One	110 A.H.
6. All other unspecified group sizes	,	One	Selected by manufacturer.

Note.—Plate dimensions and multiples to be chosen by manufacturer according to production facilities.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-407 Dated September 23, 1942

Amends Administrator's Order No. A-374

(See Consolidation of Administrator's Order No. A-374)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-408

Respecting Luggage

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Luggage and Small Leather Goods from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "fixtures" means hangers or drawers or other similar installations designed to carry clothing or other personal effects thereon or therein;
- (c) "flat trays" means the usual type of removable flat trays installed in luggage.

- 2. No person shall, after the 30th day of October, 1942, except with the written permission of the Administrator, manufacture wardrobe trunks or wardrobe luggage containing any type or style of fixtures, provided, however, that nothing contained in this Section shall be deemed to prohibit or restrict the manufacture of trunks or luggage containing flat trays, if such flat trays are manufactured and held in position therein without the use of metal or metal parts other than necessary joining hardware.
- 3. No person shall, after the 30th day of October, 1942, except with the written permission of the Administrator, install fixtures of any type or style in wardrobe trunks or wardrobe luggage, provided, however, that nothing contained in this Section shall be deemed to prohibit or restrict any person from installing flat trays in trunks or luggage if such flat trays are manufactured and held in position therein without the use of metal or metal parts other than necessary joining hardware.
- 4. No person shall hereafter, except with written permission of the Administrator, manufacture Gladstone bags of any type or style with exterior straps and buckles of any kind.
- 5. Every manufacturer of luggage shall file with the Administrator on or before the 10th day of October, 1942, a written statement showing the stock in his possession as of the 1st day of October, 1942, of
 - (a) finished fixtures; and
 - (b) finished exterior straps and buckles which, but for the provisions of this Order, would have been used by him on Gladstone bags.
 - 6. This Order shall be effective on and after the 28th day of September, 1942.

Dated at Ottawa, this 24th day of September, 1942.

E. J. SHOEMAKER,

Administrator of Luggage and Small Leather Goods.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-409 Amending Administrator's Order No. A-400

Respecting Prices for Ice in the Montreal District

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

- 1. The provisions of Sections 3, 4, 5 and 6 of Administrator's Order No. A-400, dated the 17th day of September, 1942, shall not apply to the sale of ice in the Montreal District during the period September 21st to October 24th, 1942, both dates inclusive.
- 2. Administrator's Order No. A-400, dated the 17th day of September, 1942, is hereby amended by adding thereto the following Sections:
 - "8. The maximum price at which any person may hereafter sell or offer to sell in Montreal District during the period September 21st to October 24, 1942, both dates inclusive, ice at retail for household use delivered to the premises of the consumer shall not exceed the rate of 15 cents for 25 pounds of ice.
 - 9. The maximum price at which any person may hereafter sell or offer for sale at retail ice in Montreal District during the period September 21st to October 24th, 1942, both dates inclusive, at his plant or platform for household use shall not exceed the rate of 12 cents for 25 pounds of ice.

- 10. Notwithstanding the provisions of any contract or agreement between any ice merchant and ice distributor in force at the date of this Order, the maximum price per ton at which any ice merchant may sell or offer for sale ice in Montreal District during the period September 21st to October 24th, 1942, both dates inclusive, at his platform, plant or warehouse to any ice distributor shall not exceed:
 - (a) \$6.25 per ton where the ice is in large uncut blocks;
 - (b) \$6.75 per ton where a ton of ice is cut into 70 blocks of approximately equal weight and other quantities of ice are cut into blocks of approximately the same weight as a block made from the division of a ton of ice into 70 blocks of equal weight;

provided, that any ice merchant who has customarily sold and supplied ice to any ice distributor at his platform and on the distributor's route, shall continue to supply ice to such distributor at both places without extra charge."

Dated at Ottawa, this 25th day of September, 1942.

J. G. TAGGART, Foods Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Anministrator's Order No. A-410

Respecting Maximum Prices for Brick and Hollow Structural or Terra Cotta Tile in the Province of Ontario

Pursuant to authority conferred by The Wartime Prices and Trade Board and with the concurrence of the Administrator of Wholesale Trade and the Administrator of Retail Trade, I do hereby order, on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "brick" shall include building brick manufactured from clay, shale, or sand and lime, but shall not include refractory brick, cement brick or hollow brick;
- (b) "Jumbo brick" shall mean a large brick made of sand and lime having dimensions approximately $8\frac{1}{2}$ inches by $4\frac{1}{2}$ inches by 4 inches;
- (c) "hollow structural clay or terra cotta tile" shall include both load-bearing and non-load-bearing tile for use in interior or exterior walls, partitions and/or floors and shall also include hollow brick;
- (d) "dealer" shall mean any person who purchases any of the products named in this Order for resale.
- 2. The maximum price per thousand, exclusive of sales tax, at which any manufacturer may hereafter sell or offer for sale in the Province of Ontario brick of a kind named in this section shall not exceed the highest lawful price per thousand, exclusive of sales tax, at which he sold brick of the same kind and quality to the same class of customer during the basic period as defined by the Wartime Prices and Trade Regulations by more than the amount set opposite the kind of such brick named hereunder:—

Kind

Jumbo Brick	\$2.25 per thousand.
Sand-Lime Brick	1.50 per thousand.
All other brick	2.00 per thousand.

3. The maximum price per ton, exclusive of sales tax, at which any manufacturer may hereafter sell or offer for sale in the Province of Ontario hollow structural clay or terra

cotta tile, shall not exceed by more than \$1.00 the highest lawful price per ton, exclusive of sales tax, at which he sold tile of the same kind and quality to the same class of customer during the said basic period.

- 4. Any dealer whose actual cost of such brick or tile has been increased pursuant to the provisions of this Order may increase his maximum lawful price for such brick or tile, as the case may be, by not more than the actual amount of such increase in the cost to him of such brick or tile.
- 5. Every manufacturer of and dealer in any of the products named in this Order who has not up to the present time reported to the Administrator of Construction Products his prices for such products during the basic period as defined by the Wartime Prices and Trade Regulations shall forthwith report to such Administrator at 85 Richmond Street West, Toronto, Ontario, his prices for such products during the said period.

Dated at Ottawa, this 28th day of September, 1942.

C. BLAKE JACKSON,
Administrator of Construction Products.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-411

Respecting Prices for White Cedar Shingles

(Consolidated as amended by Administrator's Order No. A-465.)

Whereas under and by virtue of the powers contained in Order in Council P.C. 2716, dated the 24th day of June, 1940, the Timber Controller, described as such in the Regulations authorized by and appended to said Order in Council, made Order No. T.C. 5, dated September 12, 1941, respecting white cedar shingles;

And whereas the said Timber Controller, has by Order No. T.C. 5-A revoked Order No. T.C. 5, and it is deemed necessary to fix maximum prices for white cedar shingles;

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "District No. 1", "District No. 2", "District No. 3" and "District No. 4", respectively, mean those districts contiguous to the lines of railway as set out in Schedule "A" hereto;
- (b) "square" means a square of white cedar shingles consisting of four bundles packed with twenty courses of such shingles at each end of each bundle;
- (c) "wholesale dealer" means any person who purchases white cedar shingles for resale to retail dealers and who does not, in the ordinary course of his business, sell directly to a consumer by retail sale.
- 2. The maximum price per square at which any manufacturer or wholesale dealer may sell or offer for sale, any white cedar shingles when sold in carload lots shall be
 - (a) when delivered at any shipping point in the Province of Ontario or Quebec,

Extras.....4.80 F.O.B. Montreal rate of freight

Clears.....4.35 F.O.B. Montreal rate of freight

2nd Clears..3.85 F.O.B. Montreal rate of freight

Clear Walls 3.60 F.O.B. Montreal rate of freight

Extra No. 1's. 2.60 F.O.B. Montreal rate of freight together with, for delivery at points taking a freight rate higher than the Montreal rate, (using Cambellton, N.B., rate basis), the additional freight costs based on a weight of 200 pounds per square and calculated to the nearest multiple of 5.

(b) when delivered at

Any Station in	Extras	Clears	2nd Clears	Clear Walls	Extra No. 1's
District No. 1	\$ cts. 4 80	\$ cts. 4 35	\$ cts.	\$ cts.	\$ cts.
District No. 2. District No. 3. District No. 4.		4 40 4 45 4 50	3 90 3 95 4 00	3 65 3 70 3 75	$ \begin{array}{cccc} 2 & 65 \\ 2 & 70 \\ 2 & 75 \end{array} $

Stations on Cumberland Railway and Coal Company	Extras	Clears	2nd Clears	Clear Walls	Extra No. 1's
C:_1.11	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Springhill. Southampton. Westbrook.	4 90	4 45	3 95	3 70	2 70
Newville. Lakeland. Parrsboro.	4 95	4 50	4 00	3 75	2 75
Any Station on Dominion Atlantic Railway	5 00	4 55	4 05	3 80	2 80
Any Station on Sydney and Louisburg Railway	5 00	4 55	4 05	3 80	2 80

- 3. Every manufacturer of white cedar shingles shall, on any carload sale of such shingles to a wholesale dealer, allow to such wholesale dealer a commission of not less than 5 per cent of the net amount of invoice after deduction of freight charges.
- 4. Every manufacturer of white cedar shingles and every wholesale dealer shall, in addition to any commission required to be deducted by the provisions of the next preceding Section, allow a discount of 2 per cent on the maximum prices (after deduction of freight charges) fixed by Section 2 of this Order, to any purchaser who pays in full within thirty days after shipment for any carload of white cedar shingles sold to him.
- 5. Where any carload sale of white cedar shingles made by any manufacturer thereof or by any wholesale dealer is subject to any sales tax payable by the seller, the amount of such tax may be added to the maximum prices fixed by this Order, provided that every manufacturer of white cedar shingles and every wholesale dealer shall show such amount as a separate item on every invoice for any such carload or part thereof.
- 6. No manufacturer of white cedar shingles and no wholesale dealer shall demand or accept, and no retail dealer shall pay, any price or prices for white cedar shingles, when sold in a carload, in excess of the prices fixed by this Order.
- 7. Nothing herein contained shall be deemed to authorize any person who sells or offers for sale white cedar shingles directly to the consumer by retail sale, to sell or offer for sale any white cedar shingles which are now or which may hereafter be in his possession or control at any price in excess of his lawful maximum price existing on the 31st day of August, 1942, for such product.

Dated at Ottawa, this 1st day of September, 1942.

A. S. NICHOLSON, Timber Administrator.

APPROVED:

D. GORDON, Chairman, The Wartime Prices and Trade Boar'.

SCHEDULE "A"

Being Schedule "A" attached to and forming part of Administrator's Order No. A-411

District No. 1

Canadian National Railways.... Dalhousie Junction to Pacific Junction main line including the following branch lines:

Gloucester to Tracadie
Derby Junction to Chatham and Loggiville
Newcastle to Fredericton inclusive
Fredericton to Centreville inclusive
St. Leonard to Pacific Junction inclusive
(Transcontinental Division)

Canadian Pacific Railway......St. Leonard to McAdam Junction inclusive

Newburg Junction to Fredericton inclusive

Fredericton and Grand Lake Coal and Railway Stations.

District No. 2

Canadian National Railways....St. John to Moncton and main line east as far as Halifax and Dartmouth including the following lines:

St. Martins Branch
Elgin and Havelock Branch
Albert Branch
Truro to New Glasgow
Pictou and Oxford Branches
Cape Tormentine Branch
Pointe du Chene Branch
Buctouche Branch
All Prince Edward Island Stations.

Canadian Pacific Railway.......Watt Junction to St. Stephen and Milltown Branch
Watt Junction to St. Andrews Branch
St. Stephen to St. John Branch
Harvey to St. John main line.

District No. 3

Canadian National Railways....Merigonish to Sydney main line
Ferrona Junction to Sunny Brae Branch
Point Tupper to Inverness Branch
Point Tupper to St. Peters Branch
Imperoyal to Upper Musquodoboit Branch
South Western Junction to Liverpool inclusive
Bridgewater to Bridgetown Branch
Caledonia Branch

District No. 4

Canadian National Railways....Lockport to Yarmouth. (Schedule "A" amended by Administrator's Order No. A-465.)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-412

REPLACING

Administrator's Order No. A-158

Respecting Prices of Lumber, Shingles and Laths Produced in the Mountain and Interior Region of British Columbia

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

Administrator's Order No. A-158, dated the 15th day of May, 1942, is hereby revoked, and the following is substituted therefor:

- 1. For the purposes of this Order,
- (a) "Mountain and Interior Region" shall mean that area of the Province of British Columbia lying to the east of the Cascade Mountains;
- (b) "manufacturer" shall mean any person in the Mountain and Interior Region and any person whose shipping point is located on the Canadian National Railway at or between Red Pass Junction and Prince Rupert, British Columbia, who owns or operates a sawmill or machine wherein or whereby felled trees or logs are converted or processed into sawn, planed or shaped lumber or other forms suitable for use in building operations;
- (c) "Wholesale dealer" means any person who purchases, receives, stores and/or distributes to retail dealers and/or industrial users, the lumber offered for sale by a manufacturer and who does not, in the ordinary course of business, sell directly to the consumer at retail except through a retail department.
- 2. (1) The maximum delivered price at which any manufacturer or wholesale dealer may sell or offer for sale, any kind of lumber to a retail dealer and/or an industrial user, in any area in the Province of British Columbia, Alberta, Saskatchewan or Manitoba to which area shipment of lumber from the manufacturer's shipping point is made at a freight rate set forth in the Schedules hereto attached, shall be that price per thousand feet board measure, set forth opposite the kind and size of lumber and set forth under the appropriate freight rate,
 - (a) in Schedule "A" hereto, for lumber produced from fir, larch or hemlock;
 - (b) in Schedule "B" hereto, for lumber produced from spruce; provided, that this Subsection shall not apply to any manufacturer or wholesale dealer whose shipping point is located on the Canadian National Railways between and including Red Pass Junction and Prince Rupert;
 - (c) in Schedule "C" hereto, for lumber produced from cedar;
 - (d) in Schedule "D" hereto, for lumber produced from Ponderosa Pine.
- (2) For special sizes or forms of lumber, special mill work or other services as set forth in the said Schedules, no manufacturer or wholesale dealer shall charge any retail dealer and/or industrial user, more than the additional amounts or prices set forth for such sizes, mill work or other services, in the said Schedules.
- (3) The freight rates referred to in Subsection (1) above are for shipment from within the Kamloops or Castlegar rate groups. All lumber shipped via Crows Nest Pass shall take Castlegar rates. Every manufacturer is hereby permitted to add to his maximum price, referred to in Subsection (1) above, a sum not exceeding 25 cents per thousand feet board measure, for each one cent or half-cent increase in freight rates, in any case where lumber is shipped from any intermediate point.
- 3. Every manufacturer who sells any of the lumber referred to in any of the Schedules hereto, to any wholesale dealer in any of the said Provinces, shall pay or allow such wholesale dealer the same rate of commission and the same terms of sale as he paid and allowed the same wholesale dealer during the basic period referred to in The Wartime Prices and Trade Regulations.

- 4. Every manufacturer or wholesale dealer who sells any of the lumber referred to in any of the said Schedules hereto, to any retail dealer or any industrial user, in any of the said Provinces, shall allow such retail dealer and/or industrial user the same terms of sale as he allowed the same class of retail dealer and/or industrial user during the basic period referred to in the said Regulations.
- 5. The maximum price at which any retail dealer, in any of the said Provinces, may sell or offer for sale, any kind, grade or size of lumber mentioned in this Order, shall be his highest lawful price established therefor on or before the 13th day of September, 1942, in pursuance of The Wartime Prices and Trade Regulations.
- 6. Inspection of fir, larch, hemlock, spruce and ponderosa pine shall be governed by the grading rules of the Western Pine Association of Portland, Oregon.
- 7. Inspection of red cedar shall be governed by the grading rules of the British Columbia Lumber and Shingle Manufacturing Association of Vancouver, British Columbia, in force on the date of the inspection.
- 8. Standard finished sizes covering dressed lumber in fir, larch, hemlock, spruce, cedar and ponderosa pine, except where designated in said Schedules A. B. C and D, shall be the standard sizes set out in the grading rules applicable to the kind of lumber concerned.

Dated at Ottawa, this 14th day of September, 1942.

A. S. NICHOLSON, Timber Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

BEING SCHEDULE "A" ATTACHED TO AND FORMING PART OF ADMINISTRATOR'S ORDER No. A-412

Maximum prices for fir, larch and hemlock lumber when sold by manufacturers or wholesale dealers to retail dealers and/or industrial users in the Provinces of British Columbia, Alberta, Saskatchewan and Manitoba.

PRICES PER MFBM

Freight Rates	33c. and under	37c.	39c.	45c.	48½c.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
1 Common Dimension S4S—	05.00	00.00	00 80	40.00	44.00
2 x 2—R/L S2SIE	37 00	38 00	38 50	40 00	41 00
$2 \times 4, 2 \times 6, \text{ and } 2 \times 8, 8' \text{ to } 14'$	32 00	33 00	33 50	35 00	36 00
2 x 4, 2 x 6 & 2 x 8, 16'	34 00	35 00	35 50	37 00	38 00
2 x 4, 2 x 6 2 x 8, 18' & 20'	35 00	36 00	36 50	38 00	39 00
2 x 10 8' to 14'	33 25	34 25	34 75	36 25	37 25
2 x 10 16'	35 25	36 25	36 75	38 25	39 25
2 x 10 18' & 20'	36 25	37 25	37 75	39 25	40 25
2 x 12 8' to 14'	34 75	35 75	36 25	37 75	38 75
2 7 22		00 10	00		
2 x 12 16'	36 75	37 75	38 25	39 75	40 75
2 x 12 18' & 20'	37 75	38 75	39 25	40 75	41 75
For the above Rough—App	2 00	2 25	2 25	2 75	3 00

For 22' and 24', ADD \$2.00 per MFBM to the price for 18' and 20'. For 26' and 28', ADD \$4.00 per MFBM to the price for 18' and 20'. For 2" x 14", ADD \$4.00 per MFBM to the price for 2 x 12'. For #2 Dimension, DEDUCT \$5.00 per MFBM from the price of #1. For selected #1 Dimension, ADD \$3.00 per MFBM to price of #1. For T & G dimension, ADD \$2.00 per MFBM. For TANK STOCK grade, ADD \$10.00 per MFBM to price of #1.

Note.—Where 8' and 10' lengths are specified, mills will supply as many as available at time of loading, but reserve the right to substitute 16' and 20' where necessary, to be priced on the basis of lengths actually supplied.

SCHEDULE "A"-Con.

PRICES PER MFBM

1 10101	20 1 1216 14				
Freight Rates	33c. and under	37c.	39c.	45c.	48½c.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
#1 COMMON PLANK AND TIMBERS S4S OR SISIE-					
3" and 4" x 4" to 10"—8/16. 3" and 4" x 4" x 12". 6 x 6	34 50 35 50 35 00	35 50 36 50 36 00	36 00 37 00 36 50	37 50 38 50 38 00	38 50 39 50 39 00
For the above Rough—Add		1 00 37 00	1 00 37 50	1 25 39 25	1 25 40 25
For 18' and 20', ADD \$1.00 per MFBM to For 22' and 24', ADD \$3.00 per MFBM to	the price :	for 8/16'. for 8/16'.			
#1 Common Boards, S2S, S4S, or Shiplap 1 x 4—R/L—6/20'. 1 x 6—R/L—6/20. 1 x 8—R/L—6/20. 1 x 10—R/L—6/20'. 1 x 12—R/L—6/20'.	28 50 30 00 31 00 31 00	29 25 30 75 31 75 31 75 32 75	29 75 31 25 32 25 32 25 32 25 33 25	31 00 32 50 33 50 33 50 34 50	32 00 33 50 34 50 34 50 35 50
For the above Rough—Add	2 00	2 25	2 50	2 75	3 00
For specified lengths, add \$2.00 per MFl For # 2 common, deduct \$3.00. For "grain tight" shiplap, add \$2.00 per For select common, add \$2.00. For running to standard patterns, add \$cent machine degrades developing	MFBM. 2.00 per M in manufac				
'D'' SELECT AND BETTER, ROUGH OR S4S— 1 x 4 R/L—6/20'. 1 x 6 & 8" R/L—6/20'. 1 x 5 & 10" R/L—6/20'. 1 x 12 R/L—6/20'.	39 00 42 00 49 00	39 75 42 75 49 75 54 75	40 25 43 25 50 25 55 25	41 50 44 50 51 50 56 50	42 50 45 50 52 50 57 50
Standard Patterns of flooring, ceiling an For 2" thickness, add \$4.00 per MFBM. For specified lengths, add \$2.50 per MFFor "C" select and better, add \$2.00 per For "D" select only, deduct \$2.00 per M	BM. r MFBM.	aine price a	s rough and	d S4S. ,	
Special Patterns "D" Select and Better, Fir, and Larch—					
$\frac{5}{6}$ x 4, R/L,—V-joint ceiling. $1\frac{1}{4}$ x 4—10', 12' and 14' flooring. $1\frac{1}{2}$ x 6—R/L—rab. door jamb. 1 x 2—R/L—S4S. 2 x 2—R/L—S4S.	50 00 53 00 42 50	32 50 50 75 53 75 43 25 48 25	32 75 51 25 54 25 43 75 48 75	33 50 52 50 55 50 45 00 50 00	33 75 53 50 56 50 46 00 51 00
For specified lengths in random items a Special charges for MFBM for— Resawing per cut		\$2	00		

Resawing per cut	2 00
Ripping per rip	1 00
Bundling	1 00
Grooved roofing.	2 00
Items worked to special size	2 00

For stock 3" and less in width except as otherwise provided—

SCHEDULE "B"

BEING SCHEDULE "B" ATTACHED TO AND FORMING PART OF ADMINISTRATOR'S ORDER No. A-412

Maximum prices for spruce when sold by manufacturers or wholesale dealers to retail dealers and/or industrial users in the Provinces of British Columbia, Alberta, Saskatchewan and Manitoba.

PRICES PER MFBM

Freight			33c. and under	37c.	39c.	45c.	48½c.
#1 DIMENSION S4S—7		7.47	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
2 x 4, 2 x 6 & 2 x 2 x 4, 2 x 6	8 12′ 8	z 14' z 16'	29 00 31 00	30 00 32 00	30 50 32 50	32 00 34 00	33 00 35 00
2 x 4, 2 x 6	10'	18' & 20'	32 00	33 00	33 50	35 00	36 00
2 x 10	12' &		31 50	32 50	33 00	34 50	35 50
2 x 10	8′ 8	20 1	33 50	34 50	35 00	36 50	37 50
2 x 10 2 x 12	10' 12' &	18' & 20'	34 50 33 50	35 50 34 50	36 00 35 00	37 50 36 50	38 50 37 50
2 x 12	8' 8		35 50	36 50	37 00	38 50	39 50
2×12	10'	18' & 20'	36 50	37 50	38 00	39 50	40 50

For #2 DIMENSION—DEDUCT \$2.00 per MFBM—
For select common and/or tank stock, add \$10.00 per MFBM to # 1 dimension price.
For dimension S2S and C.M., add \$3.00 per MFBM.
For log cabin siding, add \$5.00 per MFBM.

For rough dimension, add \$3.00 per MFBM.

For plank and timbers, add spreads as per manufacturer's list, No. 14 being the price list published under date of 1st June, 1940, by the Pas Lumber Co. Ltd. of Manitoba.

Boards, S2S, S4S or Shiplap-
"D" SELECT AND BETTER—
1 x 4—R/L—6/20'

$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	D SELECT AND DETTER—						
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	1 x 6 & 8' R/L—6/20'	51 50 59 50	52 25 60 25	52 75 60 75	54 00 62 00	55 00 63 00	
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	1 x 4 R/L—6/20'. 1 x 5 R/L—6/20'. 1 x 6 & 8 R/L—6/20'. 1 x 10 R/L—6/20'. 1 x 12 R/L—6/20'.	40 50 37 50 39 50	41 25 38 25 40 25	41 75 38 75 40 75	43 00 40 00 42 00	44 00 41 00 43 00	
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	1 x 4 R/L-6/20'	32 00 30 00 31 00	32 75 30 75 31 75	33 25 31 25 32 25	34 50 32 50 33 50	35 50 33 50 34 50	
5/4 & 6/4 R/L—6/20'. 36 50 37 25 37 75 39 00 40 00 8/4 R/L—6/20'. 33 50 34 25 34 75 36 00 37 00 For rough—"D" and better—same prices as for S2S, etc. For rough—All commons—add. 2 00 2 25 2 50 2 75 3 00 For specified lengths, "D" and better add. 5 00 5 00 5 00 5 00 5 00 5 00	1 x 4 R/L—6/20'	28 50 29 00 29 50	29 25 29 75 30 25	29 75 30 25 30 75	31 00 31 50 32 00	32 00 32 50 33 00	
For rough—All commons—add 2 00 2 25 2 50 2 75 3 00 For specified lengths, "D" and better add 5 00 5 00 5 00 5 00 5 00	5/4 & 6/4 R/L—6/20' 8/4 R/L—6/20'	33 50	34 25				
For specified lengths, "D" and better add	For rough—"D" and better—same prices as for S2S, etc.						
add		2 00	2 25	2 50	2 75	3 00	
For specified lengths, commons, add! 2 00 2 00 2 00 2 00 2 00	add						
	For specified lengths, commons, add!	2 00	2 00 1	2 00	2 00 1	2 00	

For running to STANDARD PATTERNS—Add \$2.50 per MFBM to prices for boards, S2S, etc. For "Graintight" shiplap, add \$2.50 per MFBM.
For 5/4 and 6/4 in all grades of commons, add \$4.00 per MFBM to price of same grade in 4/4 Special charges per MFBM for—

Resawing per cut.......\$2 00 Ripping per rip.
Bundling. 1 00 Grooved roofing. 2 00
Items worked to special size. 2 00
Casing base sill, window and/or jamb, add. 5 00 to grade desired.
For stock 3" and less in width, except as otherwise provided—
For S4S, add. \$2 50
Wider than 12". 2 00 per inch over 12".

SCHEDULE "C"

Being Schedule "C" Attached to and Forming Part of Administrator's Order No. A-412

Maximum prices for cedar when sold by manufacturers or wholesale dealers to retail dealers and/or industrial users in the Provinces of British Columbia, Alberta, Saskatchewan and Manitoba.

PRICES PER MFBM

Freight Rates	33c. and under	37c.	39c.	45c.	48½c.	
B.C.Coast Grades— Boards, S2S, S4S or Shiplap— # 3 Clear and Better—	\$ cts.					
1 x 4 R/L-6/20'	44 25 59 25 69 25 79 25 5 00	45 00 60 00 70 00 80 00 5 00	45 25 60 25 70 25 80 25 5 00	46 25 61 25 71 25 81 25 5 00	46 75 61 75 71 75 81 75 5 00	
# 1 COMMON—	1	26 75	27 00	28 00	28 50	
1 x 4 R/L-6/20'. 1 x 6 R/L-6/20'. 1 x 8 & 10 R/L-6/20'. 1 x 12 R/L-6/20'. # 2 COMMON—	29 00 30 00 31 50	29 75 30 75 32 25	30 00 31 00 32 50	31 00 32 00 33 50	31 50 32 50 34 00	
1 x 4 R/L-6/20'. 1 x 6 R/L-6/20'. 1 x 8 & 10 R/L-6/20'. 1 x 12 R/L-6/20'.	25 00 26 00 27 50	22 75 25 75 26 75 28 25	23 00 26 00 27 00 28 50	24 00 27 00 28 00 29 50	24 50 27 50 28 50 30 00	
For rough # 3 Clear and Better—4/4 sa For rough—Commons, add	1 1 50	s for S4S. 150	1 75	2 25	2 25	
For specified lengths, # 3 Clear and Better, add For specified lengths, Commons, add For "Grain Tight" shiplap, add For select Common, add	5 00 2 00 2 50 pe	5 00 2 00 er MFBM.	5 00 2 00	5 00 2 00	5 00 2 00	
For running to STANDARD PATTERNS, ad per cent machine degrades develop	d \$2.50 per	MFBM or ufacture at	r, alternati , same pric	vely, included	le up to 15 option.	
# 3 DIMENSION— 2 x 4 R/L. 2 x 6 R/L. 2 x 8 R/L. 2 x 10 R/L. 2 x 12 R/L. # 2 DIMENSION—\$4.00 less than # 1.	32 25 32 25	29 25 32 25 33 25 33 25 34 75	29 50 32 50 33 50 33 50 35 00	31 00 34 00 35 00 35 00 36 50	31 75 34 75 35 75 35 75 37 25	
For specified lengths—add	2 50 pe 1 50		1 75	2 25 Lude up to 1	2 25 5 per cent	
machine degrades developing in manufact Cedar Shingles (when available)— XXX and XX at 30 cents per M less that by the Timber Controller for the sa	eture at san an delivered	ne prices—1 I prices for	mill's optio	on.		
Lath (when available)— 4' #1 Cedar. 4' #2 Cedar. 4' #1 Spruce and Pine. 4' #2 Spruce and Pine. 4' #2 Fir and Larch. 4' #2 Fir and Larch.	7 50 5 25 6 50 5 25 5 00 4 00	7 15 5 40 6 65 5 40 5 15 4 15	7 25 5 50 6 75 5 50 5 25 4 25	7 50 5 75 7 00 5 75 5 50 4 50	7 65 5 90 7 15 5 90 5 65 4 65	
Special Charges per MFBM for— Resawing per cut. \$2 00 Ripping per rip. 1 00 Bundling. 1 00 Grooved roofing. 2 00 Items worked to special size. 2 00 Casing base sill, window and/or jamb, add 5 00 to grade desired. For stock 3" and less in width, except as otherwise provided						
For S4S, add		\$2 5 2 0	0 0 per inch	over 12".		

SCHEDULE "D"

BEING SCHEDULE "D" ATTACHED TO AND FORMING PART OF ADMINISTRATOR'S ORDER No. A-412

Maximum prices for ponderosa pine when sold by manufacturers or wholesale dealers to retail dealers and/or industrial users in the Provinces of British Columbia, Alberta, Saskatchewan and Manitoba.

PRICES PER MFBM

Freight Rates	33c. and under	37c.	39c.	45e.	48½c.
"D" SELECT AND BETTER, S2S, S4S OR SHIP-	\$ cts.	\$ ets.	\$ cts.	\$ cts.	\$ cts.
1 x 4 R/L-6/20'	65 00 75 00	54 75 57 75 65 75 75 75	55 25 58 25 66 25 76 25	56 50 59 50 67 50 77 50	57 50 60 50 68 50 78 50
For "D" Select only, deduct \$4.00 per MFcr 5/4 and 6/4, add \$10.00 per MFBM.					
# 2 COMMON, S2S, S4S OR SHIPLAP— 1 x 4 R/L—6/20' 1 x 6 & 8 R/L—6/20' 1 x 5 & 10 R/L—6/20' 1 x 12 R/L—6/20' # 3 COMMON, S2S, S4S OR SHIPLAP—	39 00 38 00 41 00 48 00	39 75 38 75 41 75 48 75	40 25 39 25 42 25 49 25	41 50 40 50 43 50 50 50	42 50 41 50 44 50 51 50
1 x 4 R/L—6/20'. 1 x 5 R/L—6/20'. 1 x 6 R/L—6/20'. 1 x 8 & 10 R/L—6/20'. 1 x 12 R/L—6/20'.	29 50 33 00 31 00 32 00 33 00	30 25 33 75 31 75 32 75 33 75	30 75 34 25 32 25 33 25 34 25	32 00 35 50 33 50 34 50 35 50	33 00 36 50 34 50 35 50 36 50
# 4 COMMON, S2S, S4S, OR SHIPLAP— 1 x 4 R/L—6/20'. 1 x 6 R/L—6/20'. 1 x 8 & 10 R/L—6/20'. 1 x 12 R/L—6/20'. Random widths and lengths.	25 50 27 00 28 00 29 00 27 00	26 25 27 75 28 75 29 75 27 75	26 75 28 25 29 25 30 25 28 25	28 00 29 50 30 50 31 50 29 50	29 00 30 50 31 50 32 50 30 50
For rough—"D" Select and and better-	-same price	es as for S2	S, S4S, etc.		
For rough—All common grades—add For specified lengths, "D" and Better—	2 00	2 25	2 50	2 75	3 00
add For specified lengths, Commons—add For "Grain Tight" Shiplap, add \$2.50 p		5 00 2 00	5 00 2 00	5 00 2 00	5 00 2 00
For running to Standard Patterns, add cent machine degrades developing					
SHOP—PILE RUN GRADES—ROUGH— 5/4 and 6/4 Thickness R/L—6/20'—	0,50,00	an 0#	0 = 00	00.80	00 **0
Factory # 3 Clear. # 1 Shop. # 2 Shop. # 3 Shop.	44 25	66 25 53 25 45 25 38 25	67 00 54 00 46 00 39 00	68 50 55 50 47 50 40 50	69 50 56 50 48 50 41 50
For 8/4, add \$5.00 per MFBM to 5/4 and	l 6/4 prices				
For 4/4 Shop common—rough	41 25	42 25	43 00	44 00	45 50

Note.—When desired and if planer available, shop lumber dressed two sides to standard finished thickness will be supplied at the same delivered price as rough. 2" DIMENSION-

Same prices as same sizes and grade in fir, larch and hemlock.

Special charges per MFBM for

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-413

Respecting portable lamps and lamp shades

(Consolidated as amended by Administrator's Order No. A-537)

Pursuant to authority conferred by The Wartime Prices and Trade Board I do hereby order on behalf of such Board as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Electrical Equipment and Supplies from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "portable lamp" means all incandescent or fluorescent electrical lamps known to the electrical industry as such and without restricting the generality of the foregoing, includes bed lamps, desk lamps, floor lamps, table lamps, hang-up or pin-up lamps and all other types of portable lamps utilizing an attachment cord;
- (c) "lamp shade" means any shade or reflector designed for use with a portable lamp.
- 2. Each of the following price groups shall constitute a "class" of portable lamps and the dollar values named shall be manufacturers' selling prices, including exercise and sales taxes:—
 - Class 1. Portable lamps the value of which is three dollars (\$3.00) or less with or without shades.
 - Class 2. Portable lamps the value of which is more than three dollars (\$3.00) and not more than ten dollars (\$10.00) with or without shades.
 - Class 3. Portable lamps the value of which is more than ten dollars (\$10.00) with or without shades.
- 3. Each of the following price groups shall constitute a "class" of lamp shades and the dollar values named shall be manufacturers' selling prices, including excise and sales taxes:—
 - Class 1. Lamp shades the value of which is two dollars (\$2.00) or less.
 - Class 2. Lamp shades the value of which is more than two dollars (\$2.00), and not more than five dollars (\$5.00).
 - Class 3. Lamp shades the value of which is more than five dollars (\$5.00).
- 4. No person shall hereafter use in the manufacture of portable lamps or lamp shades
 - (a) any metal of any kind except for the cord, plug, socket, socket cover or shade holder, switch, centre pipe, harp, seating rings, necks (not longer than one inch), bolts, locknuts, screws, washers and lamp shade frames;
 - (b) any metal in lamp shade frames except untinned iron or steel wire of a size not larger than No. 12 B.W.G. gauge only single wire rings, top and bottom, and not more than six (6) supporting wires between top and bottom rings shall be used;
 - (c) more than one socket per lamp;
 - (d) any greater length of electric cord than five feet outside the base of any floor lamp;
 - (e) any greater length of electric cord than six feet outside the base of any portable lamp other than a floor lamp.
- 5. No person shall, during the period from January 1, 1943, to March 31, 1943 inclusive, manufacture more units of any class of portable lamp mentioned in Section 2 than 12½ per centum of the number of units of such class manufactured by such person

during the calendar year 1941; and no person shall, during the said period mahufacture more units of any class of lamp shade mentioned in Section 3 than 25 per centum of the number of units of such class manufactured by such person during the calendar year 1941.

(Section 5 as re-enacted by Administrator's Order No. A-537.)

- 6. On or before the 15th day of October, 1942, every manufacturer of portable lamps and/or lamp shades, shall deliver to the Statistics Branch, Research and Statistics Section, Wartime Prices and Trade Board, Ottawa, a statement, verified by the affidavit or statutory declaration of some person having a knowledge of the facts, showing
 - (a) the number of units of each class of portable lamps and/or lamp shades made by such manufacturer during the calendar year 1941;
 - (b) the number of units of each class of portable lamps and/or lamp shades sold by such manufacturer during the calendar year 1941; and
 - (c) the total dollar value of such sales, including excise and sales tax, by classes.

Dated at Ottawa, this 1st day of October, 1942.

A. L. BROWN,

Administrator of Electrical Equipment and Supplies.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Note.—Nothing in this Order contained is to be taken as indicating that any materials will be available for the use of any person.

THE WARTIME PRICES AND TRADE BOARD Administrator's Order No. A-414

REPLACING

Administrator's Order No. A-308 Respecting Commercial Mixed Feeds

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

Administrator's Order No. A-308, dated the 28th day of July, 1942, is hereby revoked and the following substituted therefor:

1. For the purposes of this Order,

"Commercial mixed feeds" shall mean and include commercial mixed feeds for cattle, swine, chickens, turkeys or ducks, required under the provisions of the Feeding Stuffs Act, S.C. 1937, Chapter 30, to be guaranteed as to their amount of protein, fat and fibre, but shall not include

(a) calf meals or starters to be fed, with or without milk, to calves up to 6

months of age;

- (b) basal feed mixtures containing not more than 10 per cent of crude fibre.
- 2. No person shall, after September 30th, 1942, manufacture, distribute or sell any commercial mixed feeds

(a) except of the kinds set forth in Schedules "A" and "B" hereto;

(b) in any greater number of brands than is indicated for each kind of feed

in Schedules "A" and "B" hereto;

(c) unless such feeds are designated for one or more of the specific purposes indicated for each kind of feed in Schedules "A" and "B" hereto, provided that the terms "Laying Mash", "Growing Mash" and "Breeder Mash" shall imply that such feeds are to be fed with scratch grains and the term "Fattening Mash" shall imply the complete type. All-mash type feeds, and fattening mashes to be mixed with milk, shall be so designated;

(d) unless such feeds have a protein content not less than the minimum protein level indicated for each kind of feed in Schedules "A" and "B" hereto;

provided that no manufacturer shall manufacture, distribute, or sell any brand of any mixed feed the characteristics of which brand in texture, protein level, formula and type are identical with or substantially similar to the characteristics of any other brand of feed manufactured, distributed or sold by him and intended for the same purpose.

- 3. Feeds of identical formula may be sold either coarse or fine ground or in mash and pellet form without constituting thereby more than one brand.
- 4. Any manufacturer may for sale and use in Western Canada (being the Provinces of Manitoba, Saskatchewan, Alberta and British Columbia and such portion of the Province of Ontario as the manufacturer may designate to be supplied from a mill or mills in the said provinces) manufacture the full number of brands and kinds of feeds permitted by this Order in addition to any permitted number of brands or kinds of feeds manufactured by him and intended for sale and use in Eastern Canada, provided that where any specified mixed feed is intended for sale and use in one only of such territorial divisions such feed shall be designated by name and label as being so limited and the sale of such feed shall be confined to the territorial division for which such feed is designated, and provided further that where a manufacturer designates any kind or type of feed for sale and use in Western Canada and another kind or type essentially similar without any territorial designation the last named feed shall be deemed to be for sale and use in Eastern Canada only.
- 5. Nothing in this Order contained shall relieve any person from compliance with any requirements of the Feeding Stuffs Act, S.C., 1937, Chapter 30.

Dated at Ottawa, this 1st day of October, 1942.

F. W. PRESANT,

Feeds Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

Being Schedule "A" attached to and forming part of Administrator's Order No. A-414

	Kind of Feed and Purpose	Minimum Protein Level	Maximum number of Brands
	CATTLE FEEDS		
Α.	Complete or ready to feed. Cows on pasture. Dry and freshening cows. Growing calves. Pregnant heifers. Bulls in service. Fattening steers.	14%	3
	Cows in Milk	16%	
В.	Supplements	24%	2
C.	Basal feeds	12%	1

SCHEDULE "A"—Continued

	Kind of Feed and Purpose	Minimum Protein Level	Maximum number of Brands
	SWINE FEEDS		
A.	Complete or ready to feed Pregnant sows. Market pigs over 110 lbs. Breeding boars.	} 13%	4
	Nursing sows	15%	
	Pig starter	18%	
В.	Supplements	30%	2

SCHEDULE "B"

Being Schedule "B" attached to and forming part of Administrator's Order No. A-414

	Minimum	Maximum	Maximum Number of Brands			
Kind of Feed and Purpose	Protein Level	Open Formula	Closed Formula	Total		
CHICKEN FEEDS						
. Complete or ready to feed—						
1. Laying mash—	1507			1		
(a) All-mash type(b) Battery mash	$\frac{15\%}{15\%}$		_	1		
(e) To be fed with scratch grains	16%	2	2	3		
2. Breeder or hatching mash	16%	_	_	1		
3. Chick starter mash	16%	2	2	2		
4. Broiler mash	18%	was .	-	1		
5. Growing mash	15%	2	2	2		
6. Fattening or fleshing mash—	4 1107			1		
(a) complete type(b) for mixing with milk.	$\frac{15\%}{12\%}$	4	_	1		
Specialty Feeds—	1270	_		1		
1. Flushing, moulting or other special pur-						
poses	-	_	-	1		
Supplements—						
1. Laying or general purpose	30%	2	2	2		
2. Breeder or hatching mash	30% 30%	_	-	1		
3. Chick starter. 4. Growing.	30% 30%		_	1		
T. Glowing	50 70			•		
TURKEY FEEDS						
. Complete or Ready to Feed—						
1. Laying or breeder mash—						
(a) To be fed with scratch grain	$\frac{18\%}{16\%}$	~	-	1		
(b) All -mash type	16%	_		1		
2. Starting mash	22%	_	-	1		
3. Growing mash— (a) To be fed with scratch grain	19%	_		1		
(b) All-mash	17%		_	1		
Supplements—	11/0					
1. Laying, hatching or breeder	30%	_	-	1		
2. Starter	30%	_		1		
3. Growing	30%	-	-	1		
Duck Feeds						
. Complete or Ready to Feed—						
1. Laying or breeder mash	16%	_	_	1		
2. Starting mash	16%	_	_	i		
3. Growing mash	16%	_	Min Min	1		
4. Fattening mash	16%		_	1		

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-415

Respecting Maximum Prices of Non-Ferrous Metal Scrap

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, and with the concurrence of the Chairman of the Wartime Industries Control Board, as follows:

- 1. For the purposes of this Order,
- (a) "Administrator of Non-Ferrous Metal (Primary)" means the person from time to time appointed as such by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "Collector" means any person who buys or otherwise acquires non-ferrous metal scrap for the purpose of selling or otherwise disposing of such scrap;
- (c) "consumer" means any person who purchases non-ferrous metal scrap for the purpose of manufacturing, processing or effecting repairs, whereby the said scrap changes its physical or chemical form. The expression shall not include a licensed dealer;
- (d) "licensed dealer" means any person who is licensed by the Metals Controller to carry on the business of buying and preparing non-ferrous metal scrap for the purpose of selling, exchanging or otherwise disposing of such scrap to a consumer;
- (e) "Metals Controller" means the person appointed as such by the Governor in Council:
- (f) "non-ferrous metal scrap" means any of the materials described in Schedules "A" and "B" hereto, and which conform to the classifications of the Metals Controller or those classifications in use by The National Association of Waste Materials Dealers, and the same may be designated by the relevant code word as set forth in circular "O" of the said Association;
- (g) "producer" means any person who creates non-ferrous metal scrap as a byproduct of manufacturing, processing or repairing.
- 2. The maximum price in cents per pound, f.o.b. railway cars or trucks at which any producer, collector or any other person, excepting a licensed dealer, may sell or offer for sale any kind of non-ferrous metal scrap shall be, if the seller's shipping point
 - (a) is a basing point named in Schedule "A" hereto, the price for that kind of non-ferrous metal scrap as set forth in the said Schedule below the name of such basing point;
 - (b) is other than a basing point named in said Schedule "A", the price for that kind of non-ferrous metal scrap as set forth in the said Schedule, below the name of the basing point nearest to such shipping point less the freight cost for shipment of such scrap from the seller's shipping point to such nearest basing point.
- 3. (1) The maximum price in cents per pound, f.o.b. railway cars or trucks, at which any licensed dealer may sell or offer for sale, any kind of non-ferrous metal scrap in a sorted and prepared form to any consumer shall be, if the seller's shipping point
 - (a) is a basing point named in Schedule "B" hereto, the price for that kind of non-ferrous metal scrap as set forth in said Schedule "B" below the name of such basing point;
 - (b) is other than a basing point named in said Schedule "B", the price for that kind of non-ferrous metal scrap as set forth in said Schedule "B" below the name of the basing point nearest to such shipping point, less the freight cost for shipment of such scrap from the seller's shipping point to such nearest basing point.

- (2) The maximum prices for the work and service of briquetting and/or shearing shall be the amounts set forth under the headings "Premiums" in said Schedule "B".
 - (3) (a) In any case where non-ferrous metal scrap does not conform to its classification and in consequence, a quantity exceeding 10 per cent of any one shipment thereof is rejected by the purchaser, such purchaser shall be entitled to charge the seller and to deduct from the seller's account an amount equal to the sum of
 - (i) the purchaser's actual cost of properly sorting such shipment; and
 - (ii) the freight paid by purchaser on such rejected portion;
 - (b) there shall be no liability on any purchaser to pay any seller for any part of such rejected portion.
- 4. (1) This Order shall not apply to any sale by a consumer to a rolling mill or an extrusion plant of non-ferrous metal scrap derived from products of a rolling mill or an extrusion plant.
- (2) Any existing contract whose terms are contrary to the provisions of this Order and other than a contract referred to in subsection (1) of this Section, may by mutual agreement between the parties thereto, be continued for a period not exceeding thirty days after the date of this Order; provided, however, that the price at which any re-sale of non-ferrous metal scrap may be made to any consumer shall not exceed the appropriate maximum price established in Schedule "B" hereto.
- 5. No person shall sell or offer for sale, any non-ferrous metal scrap of any kind which is not listed in the said Schedules hereto, unless and until the maximum price therefor has been fixed by the Administrator of Non-Ferrous Metal (Primary).
 - 6. This Order shall be effective on and after the 5th day of October, 1942.

Dated at Ottawa, this 2nd day of October, 1942.

G. C. BATEMAN,
Administrator of Non-Ferrous Metal
(Primary).

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and
Trade Board.

CONCURRED:

HENRY BORDEN, Chairman, The Wartime Industries Control Board.

Warning

Note provisions of Order in Council P.C. 8528:

"9. Any person who contravenes or fails to observe any Regulation or Order shall be guilty of an offence and liable upon summary conviction under Part XV of the Criminal Code or, if the Attorney General of Canada or of any province so directs, upon indictment, to a penalty not exceeding five thousand dollars or to imprisonment for any term not exceeding two years or to both such fine and such imprisonment; and any director or officer of any company or corporation who assents to or acquiesces in any such offence by such company or corporation shall be guilty of such offence personally and cumulatively with the said company or corporation."

SCHEDULE "A"

Being Schedule "A" attached to and forming part of Administrator's Order No. A-415

	Basing Points				
	1	2	3	4	5
Metal	Vancouver, Victoria	Calgary, Edmonton	Winnipeg	Windsor, Hamilton, Toronto, Ottawa, Montreal	Halifax, St. John
	Cents per Pound				
Copper Group— No. 1 Copper Wire. No. 1 Heavy Copper Copper Band Shavings. No. 2 Copper Wire. Mixed Copper Light Copper and Copper Bottoms.	10·35 10·35 10·10 9·35 9·35 9·00	10.05 10.05 9.80 9.05 9.05 8.70	9.60 9.60 9.35 8.85 8.85 8.35	10.00 10.00 9.75 9.25 9.25 8.75	9·80 9·80 9·55 9·05 9·05 8·55

To provide for loss in weight through the removal of insulating materials:—
For No. 1 Wire insulated—deduct 22% of the above price at base shipping point.
For No. 1 Wire rubber covered—deduct 55% of the above price at base shipping point.
For No. 2 Wire insulated—deduct 30% of the above price at base shipping point.

BRONZE AND BRASS GROUP— Trolley wheels. (A)—Valves. (B)—Bushings and bearings (not under 7% tin). No. 1 Composition Red Brass. (C)—Medium Red Brass. (A), (B) and (C) if unsorted. No. 1 Red Brass Turnings (clean and free of Silicon Bronze).	12·40 10·75 12·00 9·75 8·75 9·75	12.00 10.40 11.70 9.45 8.45 9.45	12·10 10·10 11·10 9·10 8·10 9·10	12·50 10·50 11·50 9·50 8·50 9·50	12·25 10·30 11·30 9·30 8·30 9·30
88-10-2 and 90-10 Turnings (segregated and clean).	40.47	40.45		10.05	10.00
88-5-5-2 Turnings (segregated and clean). Cocks and Faucets. Car Boxes. Radiators. Fourdrinier Wire (not under 3% tin). Heavy Yellow Brass. Yellow Brass Clippings. Yellow Brass Clippings. Yellow Brass Curnings (clean). Light Brass. Condenser Tubes. Fired Rifle Shells and Cartridge Cases. Manganese Bronze Turnings. Silicon Bronze Turnings.	10·45 10·20 7·75 7·50 6·85 10·25 6·10 5·85 5·60 5·10 6·50 7·00 5·50 7·50	10·15 9·90 7·45 7·15 6·85 10·00 5·80 5·80 5·50 6·20 6·70 6·20 6·70 5·10	9 · 85 9 · 60 7 · 10 6 · 30 9 · 60 5 · 85 5 · 85 5 · 60 5 · 40 4 · 80 5 · 85 4 · 70 6 · 80	10. 25 10.00 7.50 6. 85 10.00 6. 25 6. 25 6. 26 6. 00 5. 70 5. 20 6. 00 7. 25 5. 10 7. 25	10-00 9-75 7-30 7-30 6-30 9-80 6-00 6-00 5-75 5-50 5-70 7-05 4-80 7-00
ALUMINUM GROUP— Industrial Castings. Auto Castings. Utensils (not cast). Pistons (without struts). Pistons (with struts). Wire and Cable (without core). Clippings. Hard Sheet. Old Aeroplanes (clean). Segregated Turnings. Mixed Turnings (Dry). Duraluminum Clippings. Duraluminum Turnings.	10·00 10·50 13·50 10·00 8·50 15·25 14·50 10·50 6·25 5·25 11·75 5·85	9·30 9·90 11·80 9·30 7·80 14·55 13·80 13·30 9·90 6·00 5·00 11·15 6·25	9·60 10·10 13·10 9·60 8·10 14·85 14·10 13·60 10·10 6·20 5·20 11·35 6·40	10·00 10·50 13·50 10·00 8·50 15·25 14·50 10·50 6·75 5·75 11·75 6·85	9.60 10.10 13.10 9.60 8.10 14.85 14.10 13.60 10.10 6.20 5.20 11.35 6.40
Nickel Group— Monel (new) clips, wire, screen, cloth and cast-					
ings	14.50	14.00	14.40	15.00	14-40
Monel (old) wire, sheet, screen, cloth and castings. Monel Turnings Inconel clippings Inconel Turnings Nickel Silver (15% nickel) Bullet Jackets.	12.50 8.50 16.50 9.50 10.00 8.00	12.00 8.00 16.00 9.00 9.30 7.30	12·40 8·40 16·40 9·40 9·60 7·60	13.00 9.00 17.00 10.00 10.00 8.00	12·40 8·40 16·40 9·40 9·75 7·75
Zinc Group— New Zinc Clippings. Engravers' and Lithographers' Plates. Zinc Scrap (other than above). Zinc Dross—65% of virgin zinc price for the zinc content.	$3.75 \\ 2.75 \\ 3.55$	3·75 3·75 3·55	3 · 75 3 · 75 3 · 55	4·00 4·00 3·80	3·75 3·75 3·55

⁷¹³⁶⁹⁻³⁰

SCHEDULE "A"-Concluded

Being Schedule "A" attached to and forming part of Administrator's Order No. A-415—Concluded

	Basing Points				
Metal	Vancouver, Victoria	Calgary, Edmonton	Winnipeg	Windsor, Hamilton, Toronto, Ottawa. Montreal	Halifax, St. John
	Cents per Pound				
Lead Group— Soft Heavy Lead. Chest Lead (without paper). Hard Lead Battery Tops (if soft lead, add 0.50 per lb. premium). Battery Plates Batteries (each). Cable Lead Telephone Cable Scrap Monotype and Newspaper stereotype. Scrap Linotype. Scrap Electrotype and other stereotype.	$3 \cdot 25$ $3 \cdot 25$ $2 \cdot 00$ $46 \cdot 00$ $3 \cdot 25$ $4 \cdot 10$ $5 \cdot 85$	3·50 3·25 3·00 3·00 1·80 40·00 - 3·00 3·85 5·60 4·85 3·60	3 · 90 3 · 60 3 · 40 2 · 10 48 · 00 3 · 40 4 · 05 6 · 00 5 · 25 4 · 00	4·20 3·95 3·70 2·30 53·00 3·70 4·40 6·25 5·50 4·20	4.00 3.75 3.50 2.10 48.00 3.50 4.20 6.00 5.25 4.00
Tin Group— Block Tin Tin Pipe and Sheet per pound of contained tin. Babbits, Pewter and Syphon tops—per lb. of contained Tin (add 3-00 per lb. for contained	50·00 50·00	. 50.00	50·00 50·00	50·00 50·00	50·00 50·00
lead). Solder Joints (close cut) Tin and Lead Drosses—80% of the value at listed prices of the metallic content.	45·00 8·20	45.00 7.90	45·00 8·00	45·00 8·50	45.00 8.30

SCHEDULE B"

Being Schedule "B" attached to and forming part of Administrator's Order No. A-415

And the second s	1				
		I	Basing Point	S	
	1	2	3	4	5
Metal	Vancouver, Victoria	Calgary, Edmonton	Winnipeg	Windsor, Hamilton, Toronto, Ottawa, Montreal	Halifax, St. John
	Cents per Pound				
COPPER GROUP— No. 1 Copper Wire "Berry". No. 1 Heavy copper "Candy". Copper Band Shavings No. 2 Copper Wire "Birch". Mixed Copper "Cliff". Light Copper and Copper Bottoms "Dream".	10.85 10.85 10.60 9.85 9.85 9.50	10.65 10.65 10.40 9.65 9.65 9.30	10·20 10·20 9·95 9·45 9·45 8·95	10.50 10.50 10.25 9.75 9.75 9.25	10·40 10·40 10·15 9·65 9·65 9·15

PREMIUMS

For the work and service of

Copper briquetting for any person located on Vancouver Island, 1-1c. per pound.

Copper briquetting for any person in any other part of Canada, 1c. per pound.

Copper shearing for any person, ½c. per pound.

BRONZE AND BRASS GROUP—	Cents per Pound				
Trolley Wheels. (A)—Valves.	$12.90 \\ 11.25$	12·50 11·00	12·70 10·70	13.00	12.85 10.70
(B)—Bushings and Bearings (not under 7% tin) No. 1 Composition Red Brass "Ebony"	12·50 10·50	12·30 10·05	11·70 9·70	12·00 10·00	11·90 9·90
(C)—Medium Red Brass	$9.25 \\ 10.50$	9·05 10·05	8·70 9·70	9·00 10·00	8·90 9·90
Red Brass Turnings "Nerve" (clean and free from Silicon Bronze)	9.25	9.05	8.70	9.00	8.90
88-10-2 and 90-10 Turnings (segregated and clean)	10·95 10·70	10·75 10·50	10·45 10·20	10·75 10·50	$10.60 \\ 10.35$

SCHEDULE "B"-Concluded

Being Schedule "B" attached to and forming part of Administrator's Order No. A-415-Concluded

	Basing Points					
	1 2 3					
Metal	Vancouver, Victoria	Calgary, Edmonton	Winnipeg	Windsor, Hamilton, Toronto, Ottawa, Montreal	5 Halifax, St. John	
BRONZE AND BRASS GROUP-		C	ents per Pour	nd		
Cocks and Faucets "Grape" Car Boxes "Pence". Radiators "Ocean" Fourdrinier Wire (Not under 3% tin). Heavy Yellow Brass "Honey" Yellow Brass Clippings Yellow Brass Castings "Ivory" Yellow Brass Turnings (clean) Light Brass "Judge" Condenser Tubes. Fired Rifle Shells and Cartridge Cases. Manganese Bronze Turnings (clean). Silicon Bronze Turnings (clean).	8.00	8·00 7·75 6·95 10·60 6·40 6·10 5·70 5·30 6·80 7·20 5·70 7·80	7-70 7-70 6-90 10-20 6-45 6-45 6-20 6-00 5-40 6-20 7-45 5-30	8 · 00 8 · 00 7 · 35 10 · 50 6 · 75 6 · 75 6 · 50 6 · 20 5 · 70 6 · 50 7 · 75 5 · 60 7 · 75	$\begin{array}{c} 7\cdot 90 \\ 7\cdot 90 \\ 6\cdot 90 \\ 10\cdot 40 \\ 6\cdot 60 \\ 6\cdot 60 \\ 6\cdot 25 \\ 6\cdot 00 \\ 5\cdot 60 \\ 0 \\ 30 \\ 7\cdot 65 \\ 5\cdot 40 \\ 7\cdot 60 \end{array}$	
ALUMINUM GROUP— Industrials Castings "Umbra". Auto Castings. Utensils (not cast). Pistons (without struts) "Umbel" Pistons (with struts) "Umbel" Wire and Cable (without core) "Talon". Clippings "Table" Hard Sheet. Old aeroplanes (iron deductible). Segregated Turnings. Mixed Turnings (dry). Dural Clippings. Dural Turnings (clean).	11·50 12·00 15·00 11·50 9·50 16·75 16·00 15·50 12·00 7·25 6·25 13·25 7·85	10·80 11·40 13·30 10·80 8·80 16·05 15·30 11·40 7·00 6·00 12·65 7·25	11 · 10 11 · 60 14 · 60 11 · 10 9 · 10 16 · 35 15 · 60 11 · 60 7 · 20 6 · 20 12 · 85 7 · 40	11·50 12·00 15·00 11·50 9·50 16·75 16·00 12·00 7·75 6·75 13·25 7·85	11·10 11·60 14·60 11·10 9·10 16·35 15·60 15·10 11·60 7·20 6·20 12·85 7·40	
Note: Oil, moisture and iron over 10% is ded	uctible for eac	h per cent or	ver 10%.			
A.3		MIUMS	,			
Aluminum Briquetting—1c. per pound. Aluminum Shearing—1 c. per pound.						
Nickel Group— Monel (new) clips, wire, screen, cloth and cast-				17.00	10.40	
Monel (old) wire, sheet, screen, cloth and cast-	16.50	16.00	16 · 40	17.00	16 · 40	
Monel Curvings (clean). Monel Turnings (clean). Inconel Clippings. Inconel Turnings (clean). Nickel Silver (15% nickel). Bullet Jackets.	14·50 9·50 20·50 11·50 11·70 9·70	$ \begin{array}{c} 14 \cdot 00 \\ 9 \cdot 00 \\ 20 \cdot 00 \\ 11 \cdot 00 \\ 11 \cdot 30 \\ 9 \cdot 30 \end{array} $	$14 \cdot 40$ $9 \cdot 40$ $20 \cdot 40$ $11 \cdot 40$ $11 \cdot 60$ $9 \cdot 60$	$\begin{array}{c c} 15 \cdot 00 \\ 10 \cdot 00 \\ 21 \cdot 00 \\ 12 \cdot 00 \\ 12 \cdot 00 \\ 10 \cdot 00 \\ \end{array}$	$14 \cdot 40$ $9 \cdot 40$ $20 \cdot 40$ $11 \cdot 40$ $11 \cdot 75$ $9 \cdot 75$	
	PREMIUM					
For Inconel and	Monel Brique	tting-13c. pe	er pound.			
Zinc Group— New Zinc Clippings Engravers' and Lithographers' plates Zinc Scrap (other than above) Zinc Dross—75% of virgin zinc price for zinc content.	4·00 4·00 3·80	4·00 4·00 3·80	4·00 4·00 3·80	4·25 4·25 4·05	4·00 4·00 3·80	
Lead Group— Soft Heavy Lead "Serge"	4·00 3·75 3·50	3·80 3·55 3·30	4·20 3·90 3·70	4·45 4·20 3·95	$4 \cdot 25 \\ 4 \cdot 00 \\ 3 \cdot 75$	
Battery Tops (if soft lead, add 0-50 per lb. premium) Battery Plates (Shawl) Batteries (each). Cable Lead. Telephone Cable. Scrap Monotype and Newspaper Stereotype. Scrap Electrotype and other Stereotype.	4.35	$3 \cdot 30$ $2 \cdot 10$ $47 \cdot 00$ $3 \cdot 30$ $4 \cdot 20$ $6 \cdot 35$ $5 \cdot 35$ $4 \cdot 10$	$3 \cdot 70$ $2 \cdot 40$ $55 \cdot 00$ $3 \cdot 70$ $4 \cdot 35$ $6 \cdot 75$ $5 \cdot 75$ $4 \cdot 50$	3 · 95 2 · 55 59 · 00 3 · 95 4 · 65 7 · 00 6 · 00 4 · 70	3·75 2·35 55·00 3·75 4·45 6·75 5·75 4·50	
Tin Group— Block Tin. Tin Pipe and Sheet per lb. of contained tin Babbits, Pewter and Syphon Tops per lb. of contained tin (add 3.00 per lb. for contained	EE 00	55·00 55·00	55·00 55·00	55·00 55·00	55·00 55·00	
contained tin (add 3.00 per ib. for contained lead). Solder Joints (close cut)	50·00 8·70	50·00 8·40	50·00 8·50	50·00 9·00	50·00 8·70	

Tin and Lead Drosses—80% of the value at listed prices for the metallic content. $71369-30\frac{1}{2}$

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-416

Respecting Safety Razors and Safety Razor Blades

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Fabricated Steel and Non-Ferrous Metals from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "safety razor" means any razor with a guard or guards for the blade to prevent cutting the skin;
- (c) "blade" means any single or double edged steel blade intended for use in a safety razor;
- (d) "copper" means any copper or copper alloy or any unfinished parts containing any such materials entering into the making of safety razors;
- (e) "manufacture" includes fabricate, produce, process or assemble;
- (f) "manufacturer" means any person or persons who manufacture safety razors and/or blades;
- (g) "domestic sale" means sales within the Dominion of Canada, but shall not include direct sales to the Department of Munitions and Supply, the Department of National Defence or to any voluntary auxiliary service approved by the Department of National Defence and the Department of National War Services.
- 2. No manufacturer shall, in any period of twelve consecutive calendar months, the first of which commenced on the first day of July, 1942, manufacture or sell for domestic sale
 - (a) more than 70 per cent of the number of safety razors he sold in the calendar year 1940 for domestic sale;
 - (b) more than 100 per cent of the number of blades he sold in the calendar year 1940 for domestic sale.
- 3. Save and excepting in the manufacture of metal holders which are integral parts of the mechanism for inserting blades into safety razors, no person shall, after the thirtieth day of October, 1942, use any metal containers for packaging any safety razors and/or blades.
- 4. No person shall, after the thirtieth of September, 1942, except with the written permission of the Administrator, use any copper in manufacturing safety razors except for plating. Such plating shall not exceed an average thickness of four ten-thousandths of an inch (.0004").
- 5. Every manufacturer shall, within fifteen days from the date of this Order, report in writing to the Administrator with respect to each of the calendar years 1940 and 1941 and the first nine months of 1942:
 - (a) his domestic sales of safety razors in count;
 - (b) his domestic sales of blades in count:
 - (c) his export sales of safety razors in count by country by calendar quarter year;
 - (d) his export sales of blades in count by country by calendar quarter year.
 - 6. (1) Every manufacturer shall keep accurate, complete and continuous records of his inventories, production and sales of any of the products mentioned in this Order and all such records shall be retained by such manufacturer for a period of four years.

(2) Every manufacturer shall, upon request of the Administrator or of any duly authorized representative of the Wartime Prices and Trade Board, exhibit to such Administrator or such representative all such records as may be required to show and make a full record and disclosure of all transactions of such manufacturer as the same relate to the manufacture, sale and delivery of any of the products mentioned in this Order.

Dated at Ottawa, this 30th day of September, 1942.

H. H. FOREMAN,
Administrator of Fabricated
Steel and Non-Ferrous Metals.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-417

Respecting Writing Inks

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

- 1. No person shall hereafter manufacture writing inks in any colours other than red, green, black, blue-black, blue and washable blue.
- 2. No person shall hereafter bottle any writing inks for sale except in containers of the following sizes (American measure):
 - 2 oz., 16 oz., 32 oz., and 128 oz., provided, that any manufacturer customarily using Imperial measure in bottling writing inks may use containers of 20 oz., 40 oz., and 160 oz. size (Imperial measure) as well as the 16 oz., 32 oz., and 128 oz. sizes above mentioned.
- 3. No manufacturer of writing inks shall, after December 31, 1942, sell or deliver any writing inks in any colours or bottled in any containers the manufacture or use of which is prohibited by this Order.
 - 4. Every manufacturer of writing inks having at the date of this Order,
 - (a) any stock of writing inks in colours other than those permitted to be manufactured by Section 1 of this Order, or
 - (b) any containers in stock or on order in sizes other than those permitted by Section 2 of this Order,

shall within thirty days from the date of this Order report in writing to the Administrator of Sundry Items the quantities and colours of such inks and the quantities and sizes of such containers.

Dated at Ottawa, this 5th day of October, 1942.

G. P. SABISTON,

Administrator of Sundry Items, N.O.P.

APPROVED:

D. GORDON.

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-418

Respecting Peat Moss to be used as Poultry Litter in the Province of British Columbia

Pursuant to authority conferred by the Wartime Prices and Trade Board and with concurrence of the Administrator of Wholesale Trade and the Administrator of Retail Trade and the Feeds Administrator, I do hereby order, on behalf of such Board, as follows:

1. For the purposes of this Order,

- (a) "Administrator" means the Feeds Administrator appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "bale" shall mean the standard bale of compressed peat moss as put up under contract in the Province of British Columbia for Basic Magnesium Incorporated, which bale measures approximately 20 inches by 20 inches by 40 inches;
- (c) "consumer" means a person who buys peat moss for use as a poultry litter and not for resale;
- (d) "producer" means any person who cuts, bales and otherwise processes peat moss for sale;
- (e) "retailer" means any person who, in the normal course of his business, buys peat moss for sale to consumers;
- (f) "wholesale dealer" means any jobber, dealer or distributor who purchases, receives, stores and/or distributes peat moss for resale to other dealers and who may sell to consumers;
- (g) "Fraser valley area" shall mean that part of the mainland of the Province of British Columbia bounded on the west by the Straits of Georgia and Howe Sound; on the northeast by a straight line connecting the most easterly point of Howe Sound with the village of Hope in the Province of British Columbia; on the east by a straight line running due south from the said village of Hope to the 49th parallel of north latitude, and on the south by the said parallel of latitude.
- 2. The maximum price per bale at which a producer may sell or offer for sale f.o.b. his place of baling any peat moss gathered and baled under contract in the Province of British Columbia for Basic Magnesium Incorporated, shall be \$1.45.
- 3. The maximum price per bale at which any person may sell or offer for sale to a consumer in the Fraser valley area any peat moss gathered and baled under contract in the Province of British Columbia for Basic Magnesium Incorporated, shall be \$1.85. Such price shall include delivery to the premises of the consumer in such area.
- 4. The maximum price per bale at which any wholesale dealer may sell or offer for sale to any retailer outside of the Fraser valley area any peat moss gathered and baled under contract in the Province of British Columbia for Basic Magnesium Incorporated and delivered to such retailer's place of business by such wholesale dealer, shall be the sum of the following amounts:—
 - (a) the actual price per bale paid for such peat moss but not in any event exceeding \$1.45;
 - (b) the actual transportation charges per bale paid; provided that such transportation shall be along the most economical route from the place of baling to the retailer's place of business and provided further that in any case where all or part of such transportation is by truck the charges for such transportation by truck shall not exceed 15 cents per bale;
 - (c) an amount for handling charges and mark-up not exceeding 10 cents per bale.

- 5. The maximum price per bale at which any retailer may sell or offer for sale outside of the Fraser Valley area any peat moss gathered and baled under contract in the Province of British Columbia for Basic Magnesium Incorporated, shall be the sum of the following amounts:—
 - (a) the actual price paid for such peat moss per bale including delivery to such retailer's place of business but not in any event exceeding the maximum price which may be charged under Section 4 of this Order;
 - (b) a mark-up not exceeding 15 cents per bale.
- 6. Nothing herein contained shall be construed as affecting the maximum price at which peat moss other than that gathered and baled under contract in the Province of British Columbia for Basic Magnesium Incorporated may be sold or offered for sale.
- 7. No person shall buy or offer to buy any peat moss gathered and baled under contract in the Province of British Columbia for Basic Magnesium Incorporated except
 - (i) for the purpose of selling and distributing such peat moss as a poultry litter in the Province of British Columbia, or
 - (ii) for the purpose of using said peat moss as a poultry litter in the said Province.
- 8. No producer shall sell or deliver any peat moss gathered and baled under contract in the Province of British Columbia for Basic Magnesium Incorporated to any person until he has received a permit to deliver such peat moss to such person from the Feeds Administrator or his representative at the City of Vancouver in said Province, which Permit shall set forth the number of bales which such retailer may have delivered to him and shall be in the Form P.M.-1, a copy of which is set forth in Schedule "A" hereto.
- 9. Every person who sells to a consumer any peat moss gathered and baled under contract in the Province of British Columbia for Basic Magnesium Incorporated, shall, at the time of making any such sale, require such consumer to sign and complete Form P.M.-2, a copy of which is set out in Schedule "A" hereto.
- 10. Every person who sells any peat moss gathered and baled under contract in the Province of British Columbia for Basic Magnesium Incorporated, to any consumer, shall, within ten days from the completion of the sale by him of any allotment of such peat moss, sign and complete Form P.M.-3, a copy of which form is set forth in Schedule "A" hereto, and mail such Form P.M.-3, along with all Forms P.M.-2 completed by consumers, to the Director, Feeds Administration, 324 Marine Building, Vancouver, British Columbia.
- 11. The Administrator may, by permit in writing, grant such exemption in whole or in part from any provision of this Order as he may deem proper in the public interest.

Dated at Ottawa, this 5th day of October, 1942.

G. C. BATEMAN,

Administrator of Non-Ferrous Metal (Primary)

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

CONCURRED:

HENRY BORDEN,

Chairman, The Wartime Industries Control Board.

SCHEDULE "A"

Being Schedule "A" attached to and forming part of Administrator's Order No. A-418, Respecting Peat Moss to be used as Poultry Litter in the Province of British Columbia.

Form P.M1
DELIVERY ORDER FOR PEAT MOSS
To Order No
Please deliver to
of
This order to be filled at a price permitted by Administrator's Order No. A-418. Payment to be made by the buyer in accordance with your customary terms.
When this Delivery Order is completed please notify this Office promptly.
Yours very truly,
R. M. BRYAN, Director Feeds Administration.
Office of the Feeds Administrator, 324 Marine Building, Vancouver, B.C.
Form P.M2.
APPLICATION FOR PURCHASE OF PEAT MOSS BY ULTIMATE CONSUMER
I have today boughtbales of Peat Moss at a price ofper bale, F.O.B. seller's warehouse.
In consideration of the above purchase, I do hereby certify that, in accordance with the regulations and restrictions governing the sale and use of Peat Moss, I shall not resell, trade, or otherwise dispose of this Peat Moss, and shall use it exclusively as poultry litter on my own premises, during the season 1942-43.
Date Signature of Purchaser or his authorized agent.
Address of Purchaser.
Supplied in accordance with the regulations and restrictions governing the sale of Peat Moss.
Date Signature of Seller

SCHEDULE "A"-Concluded

Form P.M.-3.

REPORT OF WHOLESALE DISTRIBUTOR OR RETAIL FEED DEALER OF SALES OF PEAT MOSS

Director, Feeds Administration, 324 Marine Building, Vancouver, B.C.

We have completed sales of the following allotments of Peat Moss in accordance with the regulations and restrictions in regard to sales.

Supplier No. of Bales

SALES as per attached Forms P.M.-2 totalling.....bales

Name of Firm

Data

Address

To be mailed not later than ten days after completion of delivery of allotment or oftener if required, to the Office of the Feeds Administrator, Marine Building, Vancouver, B.C.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-419

REPLACING

Administrator's Order No. A-72

Respecting Red or Norway Pine and Canadian White Pine Lumber

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:—

Administrator's Order No. A-72, dated the 26th day of March, 1942, is hereby revoked and the following is substituted therefor:

- 1. For the purposes of this Order,
- (a) "manufacturer" means the owner or operator of a sawmill, and includes any person who owns or operates a plant or machine wherein or whereby felled trees or logs are converted or processed into sawn, planed or shaped lumber, or other forms suitable for use in building operations and whose production of red or Norway pine and/or Canadian white pine is, and has been, regularly graded and shipped under the official inspection rules of the Canadian White Pine Bureau;
- (b) "price list" means the price list of the Canadian White Pine Bureau, and dated the 2nd day of March, 1942;
- (c) "wholesaler dealer" means any person who purchases, receives, stores and/or distributes to retail dealers and/or industrial users, the lumber offered for sale by any manufacturer, and who does not, in the ordinary course of business, sell directly to the consumer by retail sale.
- 2. The maximum price at which any manufacturer or wholesale dealer may sell or offer for sale any kind, grade and size of lumber made from Canadian White pine (pinus strobus) or red or Norway pine (pinus resinosa) to a retail dealer and/or an industrial user shall be the price for that kind, grade and size of lumber as set forth in the price list, plus
 - (a) \$3 per thousand feet board measure in the case of Canadian white pine
 - (b) \$2 per thousand feet board measure in the case of red or Norway pine.

- 3. (1) Every manufacturer who sells any such lumber to a wholesale dealer shall pay or allow such wholesale dealer the same rate of commission and the same terms of sale as he paid or allowed such wholesale dealer during the basic period referred to in The Wartime Prices and Trade Regulations, and in any case where such terms of sale did not include a discount of 2 per cent on the amount, less delivery charges, shown on the invoice of any such sale, if the account so incurred be paid within thirty days from the date of shipment of such lumber, such discount shall be allowed as an additional term of sale.
- (2) Every manufacturer or wholesale dealer who sells any such lumber to any retail dealer or any industrial user shall allow such retail dealer or industrial user the same terms of sale as he allowed the same class of retail dealer and/or industrial user during the said basic period and in any case where such terms of sale did not include a discount of 2 per cent on the amount, less delivery charges, shown on the invoice of any such sale, if the account so incurred be paid within thirty days from the date of shipment of such lumber, such discount shall be allowed as an additional term of sale.
- 4. Nothing herein contained shall be deemed to authorize any person who sells or offers for sale, such lumber directly to the consumer by retail sale, to sell or offer for sale any such lumber, now or hereafter in his possession or control at any price in excess of the legal maximum price chargeable by such person as of the 2nd day of March, 1942.

Dated at Ottawa, this 5th day of October, 1942.

A. S. NICHOLSON,

Timber Administrator.

APPROVED:

D. GORDON, Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-420

Respecting Maximum Prices of Goods Affected by 1942 Federal Tax Changes

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

1. For the purposes of this Order,

- (a) "Retail price" means that price, including the amount of any taxes levied by the Parliament of Canada and/or any Provincial Legislature, at which goods are sold at retail.
- 2. In the case of a sale by any retailer of any of the goods set forth in Order No. 147 of the Board, dated the 24th day of June, 1942, as amended, which are subject to any new or increased tax, which by the terms of said Order No. 147 is permitted to be collected from the purchaser of such goods, and where the maximum retail price of any one item of such goods exceeds twenty-five cents (25c.), such retailer may add to such maximum price one cent (1c.) where the amount of the new or increased tax includes, in addition to a whole number of cents, a fraction of a cent exceeding one-half.
- 3. This Order shall not apply in any case where an Administrator has made or may hereafter make an Order respecting the application of the new tax and/or increased tax to the maximum retail price of any specified goods.

Dated at Ottawa, this 5th day of October, 1942.

E. G. BURTON,
Administrator of Retail Trade.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-421

Respecting Maximum Rates for Rooms in the City of Halifax, the Town of Dartmouth, and the Districts of Armdale, Fairview, Woodside, and Imperoyal, all in the Province of Nova Scotia

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

- 1. For the purposes of this Order, unless the context otherwise requires
- (a) "Board" means The Wartime Prices and Trade Board;
- (b) "designated area" means the City of Halifax, the Town of Dartmouth, and the Districts of Armdale, Fairview, Woodside, and Imperoyal, all in the Province of Nova Scotia;
- (c) "landlord" means any person who lets or sublets or grants any leave and licence for the occupancy or use of any room;
- (d) "lease" means and includes every enforceable contract for the letting or subletting of any room and every leave and licence for the occupancy or use of any room, whether such contract or leave and licence is made orally, in writing or by deed; and the verb "let" and "sub-let" shall have a similarly extended meaning;
- (e) "rate" means and includes any rental, payment, or consideration, including any bonus, gratuity or benefit, charged, demanded, received, collected or paid per day, week, month, year or other period of time, as the case may be, for the use or occupancy of any room;
- (f) "rate card" means the rate card prescribed by a Rentals Administrator;
- (g) "Rentals Administrator" means a person duly appointed as such by the Board, with the approval of the Governor in Council, and shall include the Deputy of any such Administrator;
- (h) "room" means any room situated in the designated area, occupied or used or offered for occupancy or use, singly or as part of a suite, as a place of dwelling, at a rate, together with all appurtenances thereto belonging, and such heating, lighting, water, garage, janitor, meals and other services, equipment, furniture, furnishings or facilities as are supplied by the landlord or which the landlord expressly or impliedly agreed to supply but shall not include:
 - (i) any room which is occupied or used by a person related by blood or marriage to the landlord thereof; or,
 - (ii) any room the occupation of which is shared with the landlord thereof or with a member or members of the landlord's family; or,
 - (iii) any room in an hotel; or,
 - (iv) any suite of three or more rooms occupied or used as a unit by one or more persons entitled to exclusive possession thereof, provided that one of such rooms contains a cooking stove and a sink with running water and drain pipe; or,
 - (v) any suite of rooms, one of which is a bathroom for the exclusive use of the person or persons occupying such suite; or,
 - (vi) any living or sleeping room in an educational or charitable institution or any room in the club house of an incorporated club which by its charter is not permitted to operate for profit, if such room is occupied or used exclusively by a member or members of such club;
- (i) "Room Rates Committee" means a local Committee appointed and so designated by the Board or by a Rentals Administrator, for the designated area.

- 2. (1) A landlord of any room for which there was a lease in effect at any time or times during the period commencing September 14, 1942, and ending September 28, 1942, shall, not later than October 10, 1942, make application to the Regional Rentals Officer, 77 Upper Water Street, Halifax, in the applicable form set forth in Schedules "A" or "B" hereto, for a rate card.
- (2) Upon a landlord complying with the provisions of subsection (1) of this Section he shall be entitled to have issued to him a rate card for such room in the applicable form set forth in Schedules "C" or "D" hereto showing the maximum rate that may be charged, demanded, received, collected or paid either
 - (i) in respect of each person occupying or using the room, or
 - (ii) for the room as a unit,
- provided that a landlord shall not be entitled to have issued to him a rate card showing a rate to be charged, demanded, received, collected or paid in respect of each person occupying or using a room unless such room is equipped and furnished by the landlord for the living and sleeping accommodation of each person so occupying or using the room.
- 3. (1) Subject to the provisions of Sections 4 and 5 of this Order, on and after the 26th day of October, 1942, no person shall, on behalf of himself or of another person, at any time charge, demand, receive, collect or pay a rate in respect of any room unless there is posted and kept posted in a conspicuous place in such room the rate card in effect showing the maximum rate that may be charged, demanded, received, collected or paid either
 - (i) in respect of each person occupying or using the room, or
 - (ii) for the room as a unit.
- (2) Subject to the provisions of Sections 4 and 5 of this Order, on and after the 26th day of October, 1942, no person shall, on behalf of himself or of another person, at any time charge, demand, receive, collect or pay in respect of any room a rate higher than the rate shown on the rate card posted in such room at the time such rate is charged, demanded, received, collected or paid.
- (3) No person shall post in any room any card indicating a rate for such room other than the rate card issued in respect thereof.
- (4) No person shall alter, deface, destroy, mutilate or remove without authority any rate card issued in respect of or posted in any room.
- (5) No person shall charge, demand, receive, collect or pay a rate in respect of any room in which the rate card posted therein has been altered, defaced or mutilated.
- 4. In the case of any room for which there was no lease in effect at any time or times during the period commencing September 14, 1942, and ending September 28, 1942, but for which a lease is thereafter made, the provisions of subsection (1) of Section 3 shall not apply until the seventh day next after the date upon which such lease is made, provided that the landlord shall make application to the Regional Rentals Officer, 77 Upper Water Street, Halifax, not later than the fourth day after the making of such lease in the applicable form set forth in Schedules "A" or "B" hereto, for a rate card showing the maximum rate that may be charged, demanded, received, collected or paid either
 - (i) in respect of each person occupying or using the room, or
 - (ii) for the room as a unit.
- 5. If the number of persons occupying or using any room for which a rate card has been issued and posted showing the maximum rate that may be charged, demanded, received, collected or paid in respect of each person occupying or using the room is thereafter increased and the rate card does not show a reduced maximum rate that may be charged, demanded, received, collected or paid in respect of such increased number of persons, the provisions of subsections (1) and (2) of Section 3 of this Order shall not apply in respect of such room until the seventh day next after such increase in number provided that the landlord not later than the fourth day after such increase in number shall apply for and be issued with a revised rate card showing

the reduced maximum rate that may, by reason of such increase in number, be charged, demanded, received, collected or paid in respect of each person occupying or using the room.

- 6. If the rate card issued in respect of any room is lost, destroyed, altered, defaced or mutilated, a new rate card may be issued upon proof of such loss, destruction, alteration, defacement or mutilation.
- 7. (1) A Room Rates Committee may, of its own motion or upon application, fix or vary in its discretion the maximum rate in respect of any room and for the purpose of informing itself may enter and inspect any premises and shall have the powers of a Commissioner appointed under the Inquiries Act (R.S.C. 1927, Chapter 99), but no expense shall be incurred without the written authorization of a Rentals Administrator.
- (2) The procedure of a Room Rates Committee in the exercise of its powers shall be such as it shall from time to time adopt.
- 8. (1) A landlord of any room who is of opinion that the rate shown on the rate card issued in respect of such room is lower than the rates generally prevailing on October 11, 1941, for similar rooms, occupancy and use in the designated area, may apply for an increase in such rate to the Room Rates Committee for such area in such form and in such manner as a Rentals Administrator may prescribe.
- (2) Any person using or occupying any room who is of opinion that the rate shown on the rate card posted in such room is higher than the rates generally prevailing on October 11, 1941, for similar rooms, occupancy and use in the designated area may apply for a reduction in such rate to the Room Rates Committee for such area in such form and in such manner as a Rentals Administrator may prescribe.
- 9. The decision of a Room Rates Committee shall be in such form as a Rentals Administrator may from time to time prescribe.
- 10. (1) In any case in which the rate for any room has been reduced by a Rentals Administrator or a Room Rates Committee, a rate card showing the maximum rates that may thereafter be charged, demanded, received, collected or paid either
 - (i) in respect of each person occupying or using the room, or
- (ii) for the room as a unit shall be dated and issued by the Regional Rentals Officer not later than the fourth day after such reduction and such rate card shall be posted and kept posted in a conspicuous place in such room.
- (2) In any case of a reduction in the maximum rate that may be charged, demanded, received, collected or paid either
 - (i) in respect of each person occupying or using the room, or
- (ii) for the room as a unit the rate card prescribing such reduction shall take effect on the third day after its date.
- 11. Any person who receives or collects any rate in whole or in part in respect of any room shall deliver a written receipt for the sum received or collected to the person paying the same at the time of payment and such receipt shall show the period of occupancy or use and the number of the room shown on the rate card posted therein in respect of which such payment was made.
- 12. The same room together with all appurtenances thereto belonging, and such heating, lighting, water, garage, janitor, meals and other services, equipment, furniture, furnishings, and facilities as were supplied by the landlord or which the landlord expressly or impliedly agreed to supply shall continue to be supplied for the rate shown on the rate card in effect for such room.
- 13. No person shall make any false or misleading statement or representation in or in respect of any application, return, receipt, statement or any other document required or permitted by or under this Order to be given, made or filed.
- 14. (1) On and after October 26, 1942, the provisions of Part I and Part III of Order No. 108 of the Board (other than Section 26 thereof), dated April 24, 1942, shall

cease to apply to any room for which a rate card showing the maximum rate that may be charged, demanded, received, collected or paid for such room as a unit has been issued.

(2) On and after October 26, 1942, the provisions of Order No. 108 of the Board, dated April 24, 1942, shall cease to apply to any room for which a rate card showing the maximum rate that may be charged, demanded, received, collected or paid in respect of each person occupying or using such room has been issued.

Dated at Ottawa this 5th day of October, 1942.

OWEN LOBLEY,
Rentals Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Reing Schedule "A" attached to and forming part of Administrator's Order No. A-421 Form R.C. 34

THE WARTIME PRICES AND TRADE BOARD

RENTALS ADMINISTRATION

REGISTRATION OF ROOMS RENTED TO BOARDERS, ROOMERS AND PAYING GUESTS

NOTE.—If you rent one or more rooms to Boarders, Roomers or Paying Guests and charge them so much PER PERSON use this form to register those rooms. If you rent any rooms either furnished or unfurnished for light housekeeping purposes DO NOT LIST THEM ON THIS FORM—they must be registered on FORM R.C. 35. You may need both this form and Form R.C. 35 to properly register all your rooms.

EACH ROOM MUST BE GIVEN A NUMBER. ONCE GIVEN, THIS NUMBER SHALL NOT BE CHANGED. IT IS NOT NECESSARY TO MARK THE NUMBERS ON THE WALLS OR OTHER PARTS OF THE ROOM.

Your name				
Address of accommoda	tion	***************************************		
Total number of people	accommodated in t	he rooms registered (on this form	
_	Size of room	Number of people in this room	Check the meals that you supply	How much do you charge each person in this room?
Room No	ft. xft.		☐ breakfast ☐ dinner ☐ supper	\$per person per week
			- supper	per month
_	Size of room	Number of people in this room	Check the meals that you supply	How much do you charge each person in this room?
Room No	ft. xft.		☐ breakfast	\$per person per week
			□ supper	\$per person per month

SCHEDULE "A"—Concluded

Form R. C. 34-Concluded

	Size of room	Number of people in this room	Check the meals that you supply	How much do you charge each person in this room?
Room No	ft. xft.		□ breakfast	\$per person per week
			□ supper	\$per person per month
_	Size of room	Number of people in this room	Check the meals that you supply	How much do you charge each person in this room?
Room No	ft. xft.	***************************************	□ breakfast	\$per person per week
			□ supper	\$per person per month
_	Size of room	Number of people in this room	Check the meals that you supply	How much do you charge each person in this room?
Room No	ft. xft.	***************************************	□ breakfast	\$per person per week
			□ supper	\$per person per month
	Size of room	Number of people in this room	Check the meals that you supply	How much do you charge each person in this room?
Room No	ft. xft.		□ breakfast	\$per person per week
			□ supper	\$per person per month
-	Size of room	Number of people in this room	Check the meals that you supply	How much do you charge each person in this room?
Room No	ft. xft.		□ breakfast □ dinner	\$per person per week
			□ supper	\$per person per month
	Size of room	Number of people in this room	Check the meals that you supply	How much do you charge each person in this room?
Room No	ft. xft.		□ breakfast □ dinner	\$per person per week
			□ supper	\$per person per month
I hereby certify the exceeds the rates which of occupancy.	nat the above sched I was charging on (ule is complete and a October 11, 1941, for	accurate and that not the same room and se	ne of the rates shown hereon ervices and for the same type
			(Regi	strant)
I acknowledge receipt				
***********************	(Date)			
For Region	onal Rentals Officer			

Being Schedule "B" attached to and forming part of Administrator's Order No. A-421

FORM R.C. 35

THE WARTIME PRICES AND TRADE BOARD

RENTALS ADMINISTRATION

REGISTRATION OF LIGHT HOUSEKEEPING BOOMS

NOTE.—If you rent one or more rooms for light housekeeping and you charge a RATE FOR THE ROOM and not so much for each person in it you must register that room on this form. You must give the required information about each room even though you may be renting two or more of the rooms to the same persons. DO NOT REGISTER ON THIS FORM any rooms rented to boarders, roomers or paying guests—they are to be registered on FORM R.C. 34. You may need to use both this form and FORM R.C. 34 to properly register all your rooms.

EACH ROOM WHICH IS LET MUST BE GIVEN A NUMBER. ONCE GIVEN, THIS NUMBER SHALL NOT BE CHANGED. IF ANY ROOM IS LET ALONG WITH ANOTHER ROOM GIVE EACH ROOM A DIFFERENT NUMBER. IT IS NOT NECESSARY TO MARK THE NUMBERS ON THE WALLS OR OTHER PARTS OF THE ROOM.

Your name						
		(Street)	(Municipality)			
	Size of room	Check the services that you supply	What do you charge for the room?			
Room No Number of people now occupying this room	ft. xft. If this room is let as part of a suite give numbers of other rooms in suite	☐ Light ☐ Heat ☐ Electricity for cooking, ☐ Gas etc. ☐ Hot Water ☐ Furnished	\$			
_	Size of room	Check the services that you supply	What do you charge for the room?			
Room No	ft. xft. If this room is let as part of a suite give numbers of other rooms in suite	☐ Light ☐ Heat ☐ Electricity for cooking, ☐ Gas etc. ☐ Hot Water ☐ Furnished	\$			
_	Size of room	Check the services that you supply	What do you charge for the room?			
Room No Number of people now occupying this oom		☐ Light ☐ Heat ☐ Electricity for cooking, ☐ Gas etc. ☐ Hot Water ☐ Furnished	\$			

SCHEDULE "B"—Concluded

Form R.C. 35-Concluded

	Size of room	Check the services that you supply	What do you charge for the room?			
Room No	If this room is let as part of a suite givenumbers of other rooms in suite	☐ Light ☐ Heat ☐ Electricity for cooking, ☐ Gas etc. ☐ Hot Water ☐ Furnished	\$			
_	Size of room	Check the services that you supply	What do you charge for the room?			
Room No Number of people now occupying this room	If this room is let as part of a suite givenumbers of other rooms in suite	☐ Light ☐ Heat ☐ Electricity for cooking, ☐ Gas etc. ☐ Hot Water ☐ Furnished	\$			
-	Size of room	Check the services that you supply	What do you charge for the room?			
Room No Number of people now occupying this room	ft. xft. If this room is let as part of a suite givenumbers of other rooms in suite	☐ Light ☐ Heat ☐ Electricity for cooking, ☐ Gas etc. ☐ Hot Water ☐ Furnished	\$per week \$per month If this room is let as part of a suite the charge for the suite is:			
			\$ per week \$ per month			
I hereby certify that the above schedule is complete and accurate, and that none of the rates shown thereon exceeds the rates which I was charging on October 11, 1941, for the same rooms and services.						
I hereby acknowledge receipt of one copy of this schedule.						
	(Date)					
For Regional Rentals Officer						

Being Schedule "C" attached to and forming part of Administrator's Order No. A-421 Form R.C. $30\mathrm{A}$

THE WARTIME PRICES AND TRADE BOARD RENTALS ADMINISTRATION

	R.	ATES	Date and proof of
Occupants	Per person per week	Per person per month	Registration
The above rates inc Break The address of this		below:	□ Supper
If at any tim	ns occupying this room	m, the registrant shall wit	SON rate based on the actual hin four days after the change
re-register the re	and obtain a regis	tered rate based on the ne	w occupancy.
It is an offence to ta	ake in any boarder, lods		without having posted this Regis
It is an offence to the Card in a conspicu	ake in any boarder, lodg lous place in the room of	ger, roomer or paying guest	
It is an offence to the Card in a conspicu	ake in any boarder, lodg lous place in the room of	ger, roomer or paying guest occupied by such person. DEFACE OR DESTRO	without having posted this Regis
It is an offence to to to to Card in a conspice	ake in any boarder, lodi lous place in the room of FFENCE TO ALTER RE	ger, roomer or paying guest occupied by such person. DEFACE OR DESTRO	without having posted this Regis

IT IS AN OFFENCE TO ALTER, DEFACE OR DESTROY OR TO IMPROPERLY REMOVE THIS CARD

Regional Rentals Officer

☐ Gas

☐ Heat

☐ Furnished

The Maximum Rates for this room are:

☐ Light

Date of issue of this card.....

These rates include the services checked below:

☐ Hot water

☐ Electricity for cooking

per week \$......or per month \$.....

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-422

REPLACING

Administrators' Orders Nos. A-26, A-28, A-45 and A-92

Respecting Lumber Products Made from Hard Maple, Basswood, Elm and Birch

(Consolidated as amended by Administrator's Order No. A-466.)

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:—

Administrator's Order No. A-26, dated the 9th day of March, 1942, as amended by Administrator's Order No. A-45, dated the 19th day of March, 1942, and Administrator's Orders Nos. A-28 and A-92, dated, respectively, the 5th day of March, 1942, and the 15th day of April, 1942, are hereby revoked and the following is substituted therefor:

- 1. For the purposes of this Order,
- (a) "grade" means a grade of lumber as defined in the rules of the National Hardwood Lumber Association, dated the 1st day of January, 1941;
- (b) "lumber" means that lumber which is produced from hard maple (acer saccharum) air dried or green, basswood (tilia glabra), soft elm (ulmus americana) excluding always that variety of soft elm commonly known as "swamp elm", and birch (Betula lutea Michaux) air dried or green;
- (c) "manufacturer" means the operator of a sawmill and includes any person who operates a plant or machine wherein or whereby felled trees or logs are converted or processed into sawn, planed or shaped lumber suitable for use;
- (d) "price" means the price of lumber, f.o.b. the mill where such lumber is sawn or made into the form in which it is to be sold, or, in any case where such lumber is destined to be shipped by rail, f.o.b. cars loaded at the nearest point from which rail carriers will accept billing;
- (e) "special selections" means selections for colour, grain, widths, lengths and/or grade;
- (f) "wholesale dealer" means any person who purchases, receives, stores and distributes to retail dealers and/or industrial users, the lumber offered for sale by any manufacturer and who does not, in the ordinary course of business, sell directly to the consumer by retail sale.
- 2. (1) Except as provided in Subsection (3) of this Section, the maximum price at which any manufacturer or wholesale dealer may sell or offer for sale to any retail dealer and/or industrial user, any grade and thickness of lumber produced from hard maple, basswood, elm and/or birch, shall be the price per thousand feet board measure set forth for that kind, grade and thickness of lumber as follows:

Thickness 1/inches	Maximum prices per M.F.B.M.			
Thickness in ¼ inches	Hard Maple	Basswood	Elm	Birch
Grade:—Firsts a	ND SECONDS	COMBINED		
1/4 5/4 5/4 8/4 8/4 2/4	93.00 101.00 111.00 116.00	\$ 90.00 93.00 95.00 102.00	\$ 81.00 86.00 88.00 91.00 101.00	\$ 93.0 96.0 98.5 101.0 108.0 114.0

m: 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,	Ma	ximum price	s per M.F.B.M	[.
Thickness in ¼ inches	Hard Maple	Basswood	Elm	Birch
Grade:No. 1 Comm	ON AND SELE	CCTS COMBINE	D	
4/4. 5/4 6/4. 8/4. 10/4. 112/4. 116/4. Grade:—	\$ 52.00 58.00 62.00 67.00 90.00 95.00 105.00		\$ 50.00 55.00 57.00 60.00 75.00 75.00	\$ 55.00 61.00 63.00 67.00 80.00 83.00 107.00
4 /4	\$ 32.00 35.00 35.00 37.00	\$ 35.00 37.00 39.00 42.00	\$ 32.00	\$ 35.00 38.00 38.00 42.00
Grade:—	No. 3 Соммо	ON		
4/4 5/4 6/4 8/4		\$ 24.00		\$ 24.00 26.00 26.00 27.00

(Subsection 1, as amended by Administrator's Order No. A-466).

- (2) The maximum prices established in Subsection (1) above shall apply to sales of lumber in carload quantities. Any such quantity may be comprised of any or all of the kinds of lumber named in the said Subsection.
- (3) The maximum price established in Subsection (1) above for any lumber may be increased by a sum not exceeding \$4 per thousand feet board measure in any case where the total weight of such lumber ordered at any one time by a retail dealer and/or industrial user is less than the minimum carload weight of lumber. The shipment of any other kind of lumber with any lumber named in this Order shall not, for the purposes of this Section, establish a minimum carload weight whether such shipment is by truck or by railway.
- (4) Except with the permission in writing, of the Timber Administrator, no manufacturer or wholesale dealer shall sell or offer for sale, any special selections of any kind of lumber at any price that is higher than that established by this Order for such kind of lumber.
- 3. Every manufacturer who sells any lumber to a wholesale dealer shall pay or allow such wholesale dealer a commission equal to 8 per cent of the manufacturer's price thereof; and in addition thereto, every manufacturer shall allow to such wholesale dealer a discount of 2 per cent on the amount of such sale, if the account therefor is paid within thirty days from the date of shipment of such lumber.
- 4. Every manufacturer and every wholesale dealer who sells any lumber to any retail dealer and/or industrial user shall allow such retail dealer and/or industrial user a discount of 2 per cent on the amount of such sale, if the account therefor is paid within thirty days from the date of shipment of such lumber.

5. Nothing herein contained shall be deemed to authorize any retail dealer to sell or offer for sale any lumber at a price in excess of the highest lawful price at which he sold the same kind of lumber during the basic period, namely, September 15, 1941, to October 11, 1941.

Dated at Ottawa this 6th day of October, 1942.

A. S. NICHOLSON,

Timber Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-423

Respecting Residential Lighting Fixtures

(Consolidated as amended by Administrator's Order No. A-509.)

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Electrical Equipment and Supplies from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "residential lighting fixtures" means incandescent and fluorescent electric lighting fixtures of all types and kinds designed to be permanently affixed to wiring outlets in the interior or exterior walls or ceilings of apartments, flats, houses or other dwellings.
- 2. In the manufacture of any residential lighting fixtures or any part or parts thereof, and except with the permission in writing of the Administrator, no person shall hereafter
 - (a) use any metal other than lead, silver or iron or steel of 22 gauge or lighter; provided that the restrictions herein do not apply to current carrying parts, chain hangers, locknuts, loops, nipples, seating rings and screws;
 - (b) use any applied metal decoration or ornament;
 - (c) use any metal louvres:
 - (d) use more than two (2) finishes or colours-painted or plated; provided that this restriction shall not apply to the finishing of reflecting surfaces;
 - (e) make wall fixtures (brackets) with more than one (1) lampholder (sockets);
 - (f) make ceiling fixtures of the "closeup" type including kitchen units, bands, beamlites, collars and pans with more than two (2) lampholders (sockets);
 - (g) make ceiling fixtures of the "Pendant" type including candle, droplight, pocketlight types and those using small glass shades with more than three
 (3) lampholders (sockets);
 - (h) make fluorescent fixtures for residential lighting.
- 3. (1) No person shall hereafter replace any existing residential lighting fixtures or any residential lighting installation by new lighting fixtures or lighting installation except with the permission in writing from the Administrator.

(2) Every dealer, jobber, wholesaler or manufacturer must, before supplying any residential lighting fixtures, the manufacture of which is permitted by the provisions of this Order, procure from the person or persons to whom they are to be supplied, a signed declaration reading as follows:

> "I/We hereby declare that the electric lighting fixtures and/or parts thereof listed hereon (or, as the case may be, on the list attached hereto) will not be used to replace any existing electric lighting fixtures except for essential maintenance and repair to existing lighting installations or fixtures presently installed or except by special permission in writing from the Administrator of Electrical Equipment and Supplies.

End use symbol.... (Name of Company)..... (Signature and title)

(3) The foregoing provisions of this Section shall not be deemed to

(a) affect or restrict essential maintenance of and repairs to existing lighting installations or fixtures presently installed, such as the replacement of glassware and of damaged or defective parts;

(b) apply to residential lighting fixtures the manufacture of which is prohibited by this Order and which are on hand in the stocks of dealers, jobbers, wholesalers or manufacturers at the date hereof, either in the form of completed fixtures or in the form of material and/or parts.

(c) apply to residential lighting fixtures such as brackets and "closeup" units which are made entirely of glass or porcelain or other nonmetallic materials, except the current carrying parts, locknuts, nipples,

seating rings and straps of such units.

(Clause (c) of Subsection 3 of Section 3 as added by Administrator's Order No. A-509

4. The Administrator may, on written application from any person affected by this Order, authorize such person to complete the manufacture of any fixtures, the manufacture of which is prohibited by this Order and the material and/or parts for which are on hand in such form that they cannot be used for the manufacture of other products. Any such application shall be accompanied by a detailed statement of inventory of such materials and/or parts.

Dated at Ottawa, this 5th day of October, 1942.

A. L. BROWN.

Administrator of Electrical Equipment and Supplies.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Note.—Nothing in this Order contained is to be taken as indicating that any material will be available for the use of any manufacturer.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-424

REPLACING

Administrator's Order No. A-272

Respecting Stranded Steel Clothes Line Wire

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

Administrator's Order No. A-272, dated the 30th day of June, 1942, is hereby revoked and the following substituted therefor:

- 1. No person shall hereafter manufacture any stranded steel clothes line wire.
- 2. No manufacturer of steel wire shall sell for use as clothes line single strand steel or plated steel wire.
- 3. Nothing in this Order shall be deemed to prohibit the sale of any stocks of stranded steel clothes line wire on hand at the date of this Order.

Dated at Ottawa, this 5th day of October, 1942.

H. H. FOREMAN.

Administrator of Fabricated Steel and Non-Ferrous Metals.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-425

Respecting Metal Containers and Closures

(Consolidated as amended by Administrator's Order No. A-473)

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:—

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Metal Containers from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "metal" means any ferrous or non-ferrous metal and includes but is not limited to black-plate, terneplate, tinplate, galvanized plate and any combination thereof;
- (c) "blackplate" including chemically treated blackplate, means any sheet metal other than terneplate, tinplate, and galvanized plate; the term includes "rejects" arising out of the manufacture of blackplate, but does not include waste;
- (d) "terneplate" means blackplate coated on one or both sides with lead-tin alloy, and includes "primes," "seconds" and "waste-waste," but does not include waste:
- (e) "tinplate" means blackplate coated on one or both sides with tin, and includes "primes," "seconds" and "waste-waste," but does not include waste;
- (f) "galvanized plate" means blackplate coated on one or both sides with zincbase alloy and includes all grades but does not include waste;
- (g) "waste" means scrap or waste material arising out of the manufacture of containers;
- (h) "metal container" means any unused container made wholly or in part of metal and intended for packing or packaging products of any kind for sale, storage and/or shipment and includes caps or closures for such metal containers, but does not include drums, high and low pressure gas steel cylinders and collapsible metal tubes;

- (i) "manufacture" shall include any of the following activities or undertakings and shall also include the doing of any act in preparation for, or in the course of any of them: cut, make, fabricate, assemble, produce, process, cast, roll, turn and coat.
- 2. Notwithstanding the provisions of any agreement or contract, no person shall hereafter manufacture, sell or deliver any metal containers for packaging any commodity not listed in Schedule "A" hereto.

3. Notwithstanding the provisions of any agreement or contract, no person shall hereafter manufacture, sell or deliver for packaging any commodity listed in Schedule

"A" hereto any metal containers

- (a) unless such metal containers for packaging such commodity are manufactured from the material set opposite the name of such commodity in said Schedule; provided, that where timplate is specified in such Schedule terneplate or blackplate may also be used in whole or in part, and that where terneplate is specified in such Schedule blackplate may also be used in whole or in part; and
- (b) unless such metal containers for packaging such commodity are made of the size or sizes set opposite the name of such commodity in said Schedule.

4. Notwithstanding Section 3 of this Order,

(a) no metal containers for packaging whole milk powders or baby foods, listed in Item 3 of Group "E" of said Schedule shall be manufactured after the 31st day of December, 1942;

(b) a manufacturer of metal containers may manufacture up to but not after

the 15th day of November, 1942,

- (i) metal containers of any size all the component parts of which containers were lithographed, cut, and/or otherwise prepared for assembly on or before the date of this Order;
- (ii) metal containers from any sheets of metal which were in his possession or produced for his account on or before the date of this Order.
- 5. No person shall use any metal container for packaging any commodity not listed in Schedule "A" hereto.
- 6. No person shall use for packaging any commodity listed in said Schedule "A" any metal containers
 - (a) unless the metal containers for packaging such commodity are manufactured from the material set out in Column 2 opposite the name of such commodity in said Schedule or from the material permitted to be used under the provisions of Subsection (a) of Section 3 of this Order;

(b) unless the metal containers for packaging such commodity are manufactured in the size or sizes set out in Column 4 opposite the name of such commodity

in said Schedule;

- (c) of a size set out in Column 4 opposite the name of such commodity for packaging such commodity during the twelve month period ending September 30, 1943, and each twelve month period ending each September 30 thereafter, in excess of that percentage set out in Column 3 of said Schedule of the metal containers of the same size used by him during the pack-year named in said Column 3 to package the same commodity; provided, that where the words "no limit" appear in said Column 3 in lieu of the percentage and pack-year, opposite the name of any commodity, nothing herein shall limit the number of metal containers of such size which can be used to package such commodity; provided further, that, where the words "by total weight" appear in said Column 3 opposite the name of any commodity such person may package in metal containers of the size or sizes listed in said Column 4, a weight of such commodity not in excess of that percentage shown in said Column 3 of the total weight of said commodity packaged by him in 1941 in metal containers of all sizes.
- 7. No person shall, after the 31st day of December, 1942, use any metal containers for packaging whole milk powder or baby foods listed in Item 3 of Group "E" in said Schedule.

8. Notwithstanding Sections 5 and 6 of this Order, any person may use up to but not after the 31st day of December, 1942,

(i) metal containers which were in his possession or in the possession of a metal container manufacturer for his account at the date of this Order;

(ii) any metal containers manufactured under the provisions of Section 4 of this Order;

provided that no person shall use any metal contained of a size listed in Schedule "A" hereto or of a size 303 x 406 or 303 x 504 or 300 x 410 for packaging any commodity not named in said schedule. (Section 8 as amended by Administrator's Order No. A-473.)

- 9. No person shall purchase, acquire or use any metal container for packaging any fruit or vegetables not grown or produced in Canada.
- 10. No person shall remove any fruit, fruit juice, vegetables, vegetable juice or soup from any metal container for the purpose of re-packaging the same in another metal container unless the metal container in which such commodities were first packaged is of a size holding 4 gallons or more and can be used again for packaging commodities of the same kind.
- 11. No ears, bails or handles shall be attached to or supplied with any metal container of a size under 4 gallons; provided that this prohibition shall not apply to milk shipping, factory and hand-delivery cans and cream cans listed in Items 4 and 5 in Group "E" of said Schedule nor to metal containers for paint and varnish materials.
- 12. No person shall hereafter, emboss, stamp, lithograph or cause to have embossed, stamped or lithographed, any brand or trade name on any metal container except on such quantity of metal containers as he would normally use in sixty days for packaging commodities sold by him; provided, however, that nothing herein shall prohibit the embossing, stamping or lithographing of milk shipping, factory and hand-delivery cans and cream cans.
- 13. Every person who manufactures metal containers shall on or before the 15th day of November, 1942, file with the Administrator a statement showing his stocks of metal on hand which are processed to such a stage that they cannot be used in the manufacture of metal containers permitted to be manufactured by this Order.
- 14. Every person who purchases or acquires for use any metal containers, and every person who purchases or acquires any plate for the purpose of manufacturing metal containers for his own use shall, prior to such purchase or acquisition, file with the seller a certificate, in writing, signed by him, and stating for the information of the seller and the Administrator,
 - (a) the sizes and quantities of the metal containers required or to be manufactured;
 - (b) the commodities to be packed into the metal containers;
 - (c) that such metal containers will be used only for a purpose expressly authorized by or pursuant to the provisions of this Order or of any other Order or Permit of the Administrator.
- 15. The Administrator may, by permit in writing grant such exemption in whole or in part from any provision of this Order as he may deem proper in the public interest.

Dated at Ottawa, this 23rd day of October, 1942.

L. F. BURROWS,
Administrator of Metal Containers.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

CONCURRED:

HENRY BORDEN,

Chairman, The Wartime Industries Control Board.

Note: Nothing in this Order contained is to be construed as indicating that any materials will be available for the use of any manufacturer.

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SCHEDULE "A"

Referred to in Administrator's Order No. A-425

COMMODITY GROUP "A"—FRUITS

	(Column 1)	(Column 2)	(Column 3)	(Column 4)
Item No.	Commodity	Metal permitted	Limitations as to use during period Oct. 1, 1942 to Sept. 30, 1943 and each twelve month period thereafter	Specifications of container
1	Apricots whole Apricots not to be packed	Tinplate	No limit	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
2	Peaches whole Peaches not to be packed	Tinplate	No limit No limit No limit	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
3	Pearswhole Pears not to be packed.		No limit No limit No limit	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
4	Plums	Tinplate	No limit	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
5	Berries	Tinplate	75% of 1941 syrup pack by total weight.	20-oz. 307 x 409 105-oz. 603 x 700
6	Cherries	Tinplate	75% of 1941 syrup pack by total weight.	{ 20-oz. 307 x 409 105-oz. 603 x 700
7	Rhubarb	Tinplate	75% of 1941 syrup pack by total weight.	105-oz. 603 x 700
8	Fruits (other than Apple) solid pack.	Tinplate	No limit	105-oz. 603 x 700 126-oz. 603 x 812
	COMM	ODITY GROU	P "B"—VEGETABLE	S
1	Beans, (cut only), green, wax or lima.	Tinplate	No limit	20-oz., 307 x 409 105-oz., 603 x 700
2	Corn, cream style brine.	Tinplate	No limit	20-oz., 307 x 409 105-oz., 603 x 700
3	Corn, whole kernel, vacuum pack.	Tinplate	No limit	14-oz., 307 x 306
4	Peas, fresh green	Tinplate	No limit	20-oz., 307 x 409 105-oz., 603 x 700
5	Tomatoes	Tinplate	No limit No limit	28-oz., 401 x 411 105-oz., 603 x 700
6	Tomato Catsup	Tinplate	No limit	28-oz., 401 x 411 105-oz., 603 x 700
7	Tomato Juice	Tinplate	No limit. No limit. No limit.	20-oz., 307 x 409 28-oz., 401 x 411 48-oz., 404 x 700 105-oz., 603 x 700
8	Tomato Paste	Tinplate	No limit No limit No limit	14-oz., 300 x 400 28-oz., 401 x 411 105-oz., 603 x 700
9	Tomato Pulp and Purree; not less than 1.05 S.G.		No limit No limit	105-oz., 603 x 700 126-oz., 603 x 812 and larger.

SCHEDULE "A"-Continued

Referred to in Administrator's Order No. A-425—Continued COMMODITY GROUP "B"—VEGETABLES—Concluded

	(Column 1)	(Column 2)	(Column 3)	(Column 4)
Item No.	Commodity	Metal permitted	Limitations as to use during period Oct. 1, 1942 to Sept. 30, 1943 and each twelve month period thereafter	Specifications of container
10	Asparagus	Tinplate	75% of 1941 pack by total weight of Canadian grown.	
11	Pumpkin and Squash,	Tinplate	50% of 1941 pack by total weight.	{ 28-oz., 401 x 411 105-oz., 603 x 700
12	Spinach and Greens	Tinplate	No limit No limit No limit	28-oz., 401 x 411
13	Baby Foods, strained, of permitted Formu- lae only.		100% of 1941 pack by total weight.	5-oz., 202 x 214
14	Soups, condensed, of permitted Formulae only.		100% of 1941 pack	10-oz., 211 x 400

(Group B as amended by Administrator's Order No. A-473.)

COMMODITY GROUP "C"-FISH AND SHELLFISH

1	Herring, Pacific	Tinplate	No limit No limit No limit	
2	Herring, Atlantic	Tinplate	•	1-lb., 300 x 409 13-oz., 608 x 408 x 106 9-oz., 211 x 400 7-oz., 512 x 306 x 102 3½-oz., 408 x 300 x 014
3	Salmon Salmon, Sockeye, Co- hoe and Red Spring only.	Tinplate	No limit No limit	1-lb. tall, 301 x 411 ½-lb. flat, 307 x 201·25
4	Pilchards	Tinplate	No limit	1-lb. tall, 301 x 411
5	Mackerel	Tinplate	No limit No limit No limit	1-lb. tall, 301 x 411 1-lb., 300 x 409 14-oz. flat, 404 x 206
6	Tuna	Tinplate	No limit	6/7-oz., flat, 307 x 113
7	Clams, Pacific	Tinplate	No limit	1-lb. tall, 301 x 411
8	Clams, Atlantic	Tinplate	No limit	5-oz. net meat, 211 x 400
9	Haddies, including Cod, Pollock, Hake and Cusk.		No limit	14-oz. flat, 404 x 206
10	Crabs, Pacific	Tinplate	No limit	8-oz., 307 x 201·25
11	Lobsters	Tinplate	No limit	12-oz., flat, 404 x 206 6-oz., 307 x 200
12	Lobster Tamale	Tinplate	No limit	6-oz., 307 x 200
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SCHEDULE "A"—Continued

REFERRED TO IN ADMINISTRATOR'S ORDER NO. A-425—Continued COMMODITY GROUP "C"—FISH AND SHELLFISH—Continued

COMMODITY GROUP "C"—FISH AND SHELLFISH—Continued						
	(Column 1)	(Column 2)	(Column 3)	(Column 4)		
Item No.	Commodity	Metal permitted	Limitations as to use during period Oct. 1, 1942 to Sept. 30, 1943 and each twelve month period thereafter	Specifications of container		
13	Oysters, Shucked	Tinplate	No limit	1-gal. (Returnable)		
14			No limit			
15	Fish Paste	Tinplate	50% of 1941 pack by total weight.	7-oz. 7-oz. 307 x 203 307 x 201 · 25 307 x 200		
	COMMODITY GROUP "D"—MEATS					
1	Roast Beef	Tinplate	75% of 1941 pack by total weight.	{16-oz., 404 x 206 (16-oz., 401 x 207		
2	Beefsteak with Mush- rooms, Kidneys or Onions, with not less than 75% fresh meat by weight.		75% of 1941 pack by total weight.	{16-oz., 404 x 206 16-oz., 401 x 207		
3	Meat Balls	Tinplate	75% of 1941 pack by total weight.	16-oz., 401 x 207		
4	Spiced Ham	Tinplate	100% of 1941 pack by total weight.	14/15-oz., 301 x 409 16-oz., 300 x 409 6-lb., 402 x 310 x 1204		
5	Spiced Pork	Tinplate	100% of 1941 pack by total weight.	12-oz., 301 x 307 12-oz., 115 x 312 x 308		
6	Ham Loaf	Tinplate	100% of 1941 pack by total weight.	[6-lb., 402 x 310 x 1204 6-lb., 402 x 310 x 1204		
7	Pork Loaf	Tinplate	100% of 1941 pack by total weight	6-lb., 402 x 310 x 1204		
8	Luncheon Meat	Tinplate	100% of 1941 pack by total weight.	6-lb., 402 x 310 x 1204		
9	Meat Loaf	Tinplate	100% of 1941 pack by total weight.	16-oz., 401 x 207		
10	Pork Lunch Tongues sterilized only.	Tinplate	No limit	12-oz., 404 x 114 6-lb., 402 x 310 x 1204		
11	Ox Tongues	Tinplate	75% of 1941 pack	32-oz., 507 x 213		
12			50% of 1941 pack 50% of 1941 pack			
13	Meat Sandwich Spreads and Potted Meats.	Tinplate	50% of 1941 pack by total weight.	{7-oz., 300 x 203·5 {8-oz., 307 x 201·25		
14	Boneless Chicken	Tinplate	100% of 1941 pack by total weight.	16-oz., 300 x 407		

(Group D as amended by Administrator's Order No. A-473.)

SCHEDULE "A"—Continued

REFERRED TO IN ADMINISTRATOR'S ORDER No. A-425—Continued COMMODITY GROUP "E"—MILK and CREAM PRODUCTS

	(Column 1)	(Column 2)	(Column 3)	(Column 4)
Item No.	Commodity	Metal permitted	Limitations as to use during period Oct. 1, 1942 to Sept. 30, 1943 and each twelve month period thereafter	Specifications of container
1	Milk, Sweetened Con- densed.	Tinplate	100% of 1941 pack for domestic. No limit for export	
2	Milk, Evaporated	Tinplate	100% of 1941 pack 100% of 1941 pack 100% of 1941 pack	16-oz. 215 x 404 16-oz. 215 x 403 16-oz. 301 x 411
		Tinplate	75% of 1941 pack	14½ oz. 215 x 313⋅5
3	Whole Milk powders or Baby Foods, meaning foods pro- cessed for infants in powdered form con- taining not less than 70% milk solids by weight.	Tinplate	25% of 1941 pack	
4	Milk	Tinplate	110% of the number of each type can actually sold by him during the year 1940.	10-gal. type 1 mod. only Shotgun type 1 mod. only
			110% of the number of each type can actually sold by him during the year 1940.	Hand Dolivary Can
		Tinplate	110% of the number of each type can actually sold by him during the year 1940.	2-gal. type 1 mod. only 3-gal. type 1 mod. only 5-gal. type 1 mod. only
5	Cream	Tinplate		Cream Can 2-gal. type 1 mod. only 3-gal. type 1 mod. only 5-gal. type 1 mod. only 8-gal. type 1 mod. only
	COMMODITY GF	OUP "F"—PA	INT AND VARNISH	MATERIALS
1	Lacquers, Varnish Re- movers, Lacquer Thinners and Lacquer Stains.	Terneplate throughout.	No limit No limit No limit.	1-gal. can 4-gal. can 5-gal. can and larger.
2	Shellac	Terneplate throughout with lead-tin alloy coating of not to ex- ceed 15 lbs. per double base box.	No limit No limit	1-gal. can and larger.
3	Copper bottom and anti-fouling paints.	Tinplate throughout.	No limit	1-gal. can and larger.

SCHEDULE "A"-Continued

REFERRED TO IN ADMINISTRATOR'S ORDER NO. A-425—Continued

CO	MMODITY GROUP	"F"—PAINT A	AND VARNISH MATE	ERIALS—Concluded
	(Column 1)	(Column 2)	(Column 3)	(Column 4)
Item No.	Commodity	Metal permitted	Limitations as to use during period Oct. 1, 1942 to Sept. 30, 1943 and each twelve month period thereafter	Specifications of container
4	Oil Paints and Oleo- resinous paints ready mixed, semi-paste, including but not limited to white lead in oil, and colours in oil.		No limit	4-gal. can 5-gal. can
5	Resin-emulsion Water Paints, Paste, for exterior use only, with dry protein content not to ex- ceed 1% of the total weight of paint.	Terneplate	No limit. No limit. No limit. No limit.	4-gal. can 5-gal. can
6	Varnishes	Terneplate	No limit	1-gal. can and larger.
7	Drying oils	Terneplate	No limit	4-gal. can 5-gal. can
8	Lead and Putty in- cluding Roofing Putty.	Blackplate	No limit	25-lb. can 100-lb. can
9	Tar and Asphalt base Roofing Materials or Mastics.	Terneplate	No limit	300 x 409 301 x 411
	COMMODITY G	ROUP "G"—P	RINTING INKS, OI	LS, GLUES
1	Printing Inks, duplicating and lithographing inks.	Blackplate	No limit. No limit No limit No limit No limit No limit	5-lb. can 25-lb. can 50-lb. can
2	Liquid Glues and Adhesives.		No limit	4-gal. can
3	Fish Livers and Fish Liver Oils.	Tinplate	No limit No limit No limit.	5-gal. can

COMMODITY GROUP "H"—PESTICIDES

1		No limit	
	secticides with pyre-	No limit	5-gal. can
	thrum or rotenone	No limit	10-gal. can
	base.	No limit	and larger.

SCHEDULE "A"—Continued

REFERRED TO IN ADMINISTRATOR'S ORDER NO. A-425—Continued COMMODITY GROUP "H"—PESTICIDES—Concluded

	(Column 1)	(Column 2)	(Column 3)	(Column 4)
Item No.	Commodity	Metal permitted	Limitations as to use during period Oct. 1, 1942 to Sept. 30, 1943 and each twelve month period thereafter	Specifications of container
2	Sprays, dusts, disinfectants and insecticles including but not limited to cynogas.		No limit No limit. No limit.	5-gal. can
3	Nicotine Sulphate	Tinplate	No limit No limit No limit	5-gal. can
4	Sodium Chlorate	Blackplate	No limit	1-gal. can and larger.

COMMODITY GROUP "I"—SPECIAL PRODUCTS

1	Carbon Bisulphide	Terneplate	No limit	1-lb. can
2	Transformer Oil	Tinplate	No limit No limit No limit	5-gal. can
3	Essential Oils, distilled or cold pressed		No limit	1-qt. can and larger.
4	Chloroform and Ether	Tinplate	No limit No limit No limit No limit	1/2-lb. can 1-lb. can
5	Blood Plasma	Tinplate	No limit	Any size.
6	Abrasives and grinding and buffing compounds not to be packed dry.		No limit	Various size cans.
7	Cements and dressings, including only furnace, radiator belting, linoleum and pipe joint. Not to be packed dry.		No limit No limit No limit	1-gal. can
8	Soldering pastes and boiler sealing compounds.		No limit No limit No limit	2-oz. can.
9	Rubber cements, solvent and latex.	Terneplate	No limit. No limit. No limit. No limit.	4-gal. can 5-gal. can
0	Gasket assembling compounds.	Blackplate	No limit	1-qt. can 1-gal. can and larger

SCHEDULE "A"—Concluded

Referred to in Administrator's Order No. A-425—Concluded COMMODITY GROUP "I"—SPECIAL PRODUCTS—Concluded

	(Column 1)	(Column 2)	(Column 3)	Column 4)
Item No.	Commodity	Metal permitted	Limitations as to use during period Oct. 1, 1942 to Sept. 30, 1943 and each twelve month period thereafter	Specifications of container
				Nearest Existing Size to
11	Dry Solvents and Lye, including but not limited to toilet bowl and drain-pipe cleaners.	Blackplate body and bottom, Tinplate tops.	100% of 1941 pack 100% of 1941 pack 100% of 1941 pack	10-oz. can 20-oz. can and larger.
12	Phenois and Creosols when used for other than disinfectants.	Terneplate	No limit	1-gal. can and larger.
13	Benzol, including but not limited to Naph- tha.	Terneplate	No limit	1-gal. can and larger.
14	Graphite, only with liquid content.	Terneplate body, Blackplate ends.	No limit	Various size cans
15	Lubricating greases	Blackplate	No limit No limit No limit	5-lb. can 25-lb. can and larger.
16	Fire Extinguisher Fluid.	Terneplate	No limit	1-qt. can and larger.
17	Oleic Acid	Terneplate	No limit. No limit. No limit. No limit.	1-gal. can 4-gal. can 5-gal. can 10-gal. can
18	Non-laxative foods consisting of sugars and dextrins with or without other in- gredients and con- taining less than Five (5) per cent moisture, put up in sterile form for the special feeding of in- fants under one year of age.		100% of 1941 pack 100% of 1941 pack	1-lb. 5-lb.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-426

REPLACING

Administrator's Order No. A-173

Respecting Animal Fats

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

Administrator's Order No. A-173, dated the 18th day of May, 1942, is hereby revoked and the following substituted therefor:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Oils and Fats Administrator from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "animal fat" means any wholly unbleached and untreated tallow, grease, mixed fat, oleo oil, oleo stearine and grease stearine entirely of animal origin and merchantable quality.
- 2. Every person who in the ordinary course of business manufactures or processes animal fat shall report to the Administrator his production of animal fat, his disposition thereof and such further information in such manner and form and at such time as the Administrator may from time to time require.
- 3. Every person who hereafter ships or transfers any animal fat from a plant owned or operated by him and/or from one department or branch of such plant to another department or branch of such plant shall make and forward a report to the Administrator at such time as the Administrator may require, which report shall show:
 - (a) The quantity of such animal fat in the shipment or transfer;
 - (b) the price charged for such animal fat;
 - (c) the kind, grade and specifications of such animal fat as set out in Schedule "A" hereto annexed;
 - (d) the name and address of the consignor and consignee thereof.
- 4. The maximum price of the various kinds and grades of animal fat set forth in Schedule "A" hereto and shipped in sellers' tank cars or carload lots of non-returnable barrels, tierces and/or drums, shall be,
 - (a) f.o.b. producer's plant in Toronto, Hamilton or Montreal, that set out in column 2 of said Schedule "A" opposite the respective kind and grade of such animal fat;
 - (b) f.o.b. producer's plant in Saskatchewan, Alberta, or British Columbia, that set out in column 3 of said Schedule "A" opposite the respective kind and grade of such animal fat;
 - (c) f.o.b. producer's plant in any part of Canada other than those places named in subsections (a) and (b) of this section, that set out in column 4 of said Schedule "A" opposite the respective kind and grade.
- 5. The maximum prices of the various kinds and grades of animal fat shipped f.o.b. producer's plant in returnable containers in carload lots shall be the prices set out in columns 2, 3 and 4 of Schedule "A" hereto for those places named respectively in said columns less \(\frac{1}{4} \) cent per pound, when shipment is made in barrels, drums and/or tierces; provided, however, that such containers shall be returnable at the expense of the seller.
- 6. The maximum prices of the various kinds and grades of animal fat shipped f.o.b. producer's plant in non-returnable containers in less than carload lots shall be the prices set out in columns 2, 3 and 4 of Schedule "A" hereto for those places 71369—32

named respectively in said columns plus the following additional charges when the said containers are included in the price:

3 cent per pound in the case of drums, barrels and tierces;

11 cents per pound in the case of 50-pound or 60-pound tubs;

 $1\frac{3}{4}$ cents per pound in the case of 20-pound tubs;

5 cents per pound in the case of 1-pound hermetically sealed tins.

- 7. The maximum prices of the various kinds and grades of animal fat shipped f.o.b. producer's plant in drums, barrels or tierces in less than carload lots shall be the prices set out in columns 2, 3 and 4 of Schedule "A" hereto for those places named respectively in said columns plus ½ cent per pound when said containers are not included in the price and are to be returned at the expense of the seller.
- 8. Every person who hereafter sells or offers for sale any kind or grade of animal fat shall reimburse the buyer thereof for free fatty acid in excess of the maximum allowable percentage set out in column 5 of Schedule "A" hereto for that kind or grade of animal fat at the rate of 1 cent per hundredweight for each 1 per cent of free fatty acid in excess of the said maximum allowable percentage and for fractions of 1 per cent proportionately.
- 9. Every person who hereafter sells or offers for sale any kind or grade of animal fat shall reimburse the buyer thereof for moisture-impurities-unsaponifiable in excess of the maximum allowable percentage set out in column 6 of Schedule "A" hereto for that kind or grade of animal fat at the rate of 1 per cent of the selling price for each 1 per cent of moisture-impurities-unsaponifiable in excess of the said maximum allowable percentage.
- 10. The colour specification of each kind of animal fat named in said Schedule "A" as set forth in column 7 of said Schedule opposite the name of such kind of animal fat shall be based on the colour standard of the Fat Analysts' Committee of the American Oil Chemists' Society.
- 11. Any dispute arising between the seller and the buyer as to the kind, grade, quality, colour, percentage of free fatty acids or percentage of moisture-impurities-unsaponifiable of any animal fat sold may be submitted to one of the undermentioned firms of analytical chemists and if so submitted the decision of the firm to which such dispute was submitted shall be final and binding on the parties involved in such dispute:

Thomas Heys & Sons,
77 Yonge Arcade,
Toronto, Ontario.
Toronto Testing Laboratories Limited,
73 Adelaide Street West,
Toronto, Ontario.
J. T. Donald & Co., Ltd.,
1181 Guy Street,
Montreal, Quebec.

Dated at Ottawa, this 6th day of October, 1942.

PHYLLIS G. TURNER, Oils and Fats Administrator.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

Being Schedule "A" attached to and forming part of Administrator's Order No. A-426 r

	Column 7	Colour F.A.C. Unbleached and Untreated	N.D.T. 5 N.D.T. 5 N.D.T. 5 N.D.T. 1 N.D.T. 1 N.D.T. 1 N.D.T. 7 N.D.T. 7 N.D.T. 7
J. FATS	Column 6	Maximum Allowable Percentage M.I. U.	60000000000000000000000000000000000000
PECITING ANIMA	Column 5	Maximum Allowable Percentage F.F.A.	% 12-7-12-12-12-12-12-12-12-12-12-12-12-12-12-
No. A-426 RES	Column 4	Price per Ib. f.o.b. Producers, Plants all other points in Canada except those in Columns 2 and 3	0 10 10 10 10 10 10 10 10 10 10 10 10 10
ATOR'S URDER	Column 3	Price Per Ib. f.o.b. Producers' Plants Saskat- chewan, Alberta and British Columbia	Oenre 2000 000 000 000 000 000 000 000 000 0
I OF ADMINIST	Column 2	Price per lb. f.o.b. Producers' Plants Toronto, Hamilton and Montreal	00000000000000000000000000000000000000
A STATE OF AND FORMANCE FART OF ADMINISTRATOR & CIRDER NO. A 426 RESPECTING ANIMAL FATS	369—3269		Tallow Grades— Edible Edible Edible Edible in Cartons and I lb. Bricks Refined Edible Tallow Fancy Francy Francy Francy Prime Special No. 2 Tallow Mixed Brown Grease Hog Grease Grades— Choice White Hashing Crease Freshe Grades— Choice White Hog Grease Stearine Tellow Freshe Grades— Choice White Hog Grease Stearine The Choice White Hog Grease Stearine The Choice White The Choice White Hog Grease Stearine The Choice White The Choice White Hog Grease Stearine The Choice White Hog Grease Stearine The Choice White How Oil The Choice White How Choice Graphing and rendered beef fath Oleo Stock (beef dripping and rendered beef fath)

F.F.A.—Free Fatty Acid. N.D.T.—Not Darker Than. M.I.U.—Moisture-impurities-unsaponifiable. F.A.C.—Colour standard according to the Fat Analysts Committee of the American Oil Chemists' Society.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-427

Respecting Maximum Prices of Clamshell Produced in the Province of British Columbia

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:—

- 1. For the purposes of this Order,
- (a) "Administrator" means the Feeds Administrator from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "clamshell" means that deposit shell which is produced from beds in the coastal district of the Province of British Columbia and which has been crushed and screened for use by consumers as poultry feed;
- (c) "consumer" means any person who purchases clamshell for use as a poultry feed and not for resale;
- (d) "producer" means any person who gathers, produces, crushes, treats, or otherwise prepares clamshell for sale;
- (e) "retailer" means any person who, in the normal course of his business, buys clamshell for sale to consumers;
- (f) "Wholesale distributor" means any person who purchases directly from the producer and who receives, stores, and/or distributes such clamshell for resale to other dealers and who may sell to consumers;
- (g) "Fraser Valley area" shall mean that part of the mainland of the Province of British Columbia bounded on the west by the Straits of Georgia and Howe Sound; on the northeast by a straight line connecting the most easterly point of Howe Sound with the village of Hope, in the Province of British Columbia; on the east by a straight line running due south from the said village of Hope to the 49th parallel of north latitude, and on the south by the said parallel of latitude.
- 2. The maximum price per ton at which a producer may sell or offer for sale clamshell packed in bags containing 100 pounds net weight of clamshell shall be, f.o.b. producer's warehouse,
 - (a) \$10.00 per ton when sold in carlot quantities to wholesale distributors for distribution to consumers in the Province of British Columbia; or,
 - (b) \$11.00 per ton when sold in carlot quantities to wholesale distributors for distribution to consumers outside of the Province of British Columbia; or
 - (c) \$10.75 per ton when sold in less than carlot quantities directly to retailers for resale to consumers in the Province of British Columbia.
- 3. The maximum price per ton at which a wholesale distributor may sell or offer for sale to retailers clamshell packed in bags containing 100 pounds net weight of clamshell in carlot quantities, shall be f.o.b. producer's warehouse, the sum of the following amounts:
 - (a) an amount not exceeding
 - (i) \$10.00 per ton when such clamshell is sold for distribution to consumers in the Province of British Columbia; or
 - (ii) \$11.00 per ton when such clamshell is sold for distribution to consumers outside of the Province of British Columbia;
 - (b) 75 cents per ton.
- 4. The maximum price per ton at which a wholesale distributor may sell or offer for sale to retailers clamshell packed in bags containing 100 pounds net

weight of clamshell in less than carlot quantities, shall be f.o.b. such wholesale distributor's warehouse, the sum of the following amounts:

- (a) an amount not exceeding
 - (i) \$10.00 per ton when such clamshell is sold for distribution to consumers in the Province of British Columbia; or
 - (ii) \$11.00 per ton when such clamshell is sold for distribution to consumers outside of the Province of British Columbia;
- (b) the actual transportation charges per ton paid from the producer's warehouse to the warehouse of the wholesale distributor but not exceeding what the transportation charges would be along the most economical route between such warehouses;
- (c) \$2.00 per ton.
- 5. The maximum price at which any person may sell or offer for sale clamshell packed in bags containing 100 pounds net weight of clamshell delivered to the premises of consumers in the Fraser Valley area shall be \$16.00 per ton.
- 6. The maximum price at which any person may sell or offer for sale to consumers clamshell packed in bags containing 100 pounds net weight of clamshell in the Fraser valley area f.o.b. his place of business shall be \$15.00 per ton.
- 7. The maximum price per ton at which any retailer may sell or offer for sale clamshell purchased by him in bags containing 100 pounds net weight of clamshell, to consumers in any place other than the Fraser Valley area, shall be f.o.b. his place of business, the sum of the following amounts:
 - (a) the actual price per ton paid for such clamshell by such retailer but not in any event exceeding the maximum price that may be charged for such clamshell by the producer or wholesale distributor from whom he bought when such clamshell is sold for distribution to consumers in any place other than the Fraser Valley area;
 - (b) the actual transportation charges paid by such retailer;
 - (c) \$1.25 per ton when such clamshell is purchased by the retailer in carlot quantities;
 - (d) a mark-up
 - (i) of \$3.60 per ton when the quantity sold is in ton lots, packed in bags containing 100 pounds net weight of clamshell; or,
 - (ii) of \$4.25 per ton when the quantity sold is under a ton and over 100 pounds, packed in bags containing 100 pounds net weight of clamshell; or
 - (iii) which shall not exceed the mark-up normally used by such retailer in pricing clamshell to the same class of customer during the basic period as defined by the Wartime Prices and Trade Regulations when the quantity sold is under 100 pounds.
- 8. Notwithstanding anything contained in Section 7 of this Order, no person shall sell clamshell to consumers in any place other than the Fraser Valley area at a price in excess of the highest lawful price at which he sold clamshell during the said basic period to the same class of customer.
- 9. The Administrator may, by permit in writing, grant such exemption in whole or in part from any provision of this Order as he may deem proper in the public interest.

Dated at Ottawa, this 6th day of October, 1942.

F. W. PRESANT,

Feeds Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-428

Respecting Beeswax Produced in Canada

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Oils and Fats Administrator from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "beeswax" means the wax-like solid excreted from the abdominal rings of honey-bees;
- (c) "comb-foundation" means the thin sheet of beeswax made in facsimile of the septum or middle wall of the honeycomb, with incipient cell-walls, on which the bees complete the honey-comb.
- 2. Except with the permission in writing of the Administrator no person shall use any beeswax propagated in Canada for any purpose other than in the manufacture of comb-foundation provided, however, that stocks of materials, goods, wares or merchandise containing beeswax propagated in Canada and on hand as of September 30, 1942, may be sold until exhausted.
- 3. On and after the 1st day of October, 1942, every manufacturer, dealer or other person who buys, sells or otherwise deals in beeswax which has been or may hereafter be propagated in Canada, shall not later than the 10th day of each month forward to the Administrator a statement, in the form approved by such Administrator, showing his receipts, stocks and all his transactions in such beeswax during the preceding month.

Dated at Ottawa, this 7th day of October, 1942.

PHYLLIS G. TURNER,

Oils and Fats Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-429

Respecting Crushed Oyster Shell

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:—

- 1. For the purposes of this Order,
- (a) "crushed oyster shell" means crushed oyster shell packaged in bags or containers for sale as poultry feed;
- (b) "consumer" means any person who buys crushed oyster shell for use as a poultry feed and not for resale;
- (c) "dealer" means any person who purchases crushed oyster shell from an importer and sells such oyster shell to other dealers and consumers;
- (d) "importer" means any person who imports crushed oyster shell for resale.

- 2. The maximum price per ton at which an importer may sell or offer for sale crushed oyster shell, shall be the sum of the following:—
 - (a) the price per ton actually paid at the point of origin, converted to Canadian currency if necessary;
 - (b) the actual transportation charges per ton including surcharges from the point of origin to the point of destination;
 - (c) 75 cents per ton for arranging the importation and sale of crushed oyster shell and having the same cleared through customs and re-billing the same;
 - (d) any one of the following amounts, whichever is applicable:
 - (i) 50 cents per ton for delivery to dealers on consignment carload lots of crushed oyster shell to be paid when sold by the consignee when such oyster shell is delivered on consignment, or
 - (ii) \$1.00 per ton when an importer does not warehouse such crushed oyster shell and sells f.o.b. railway car and the crushed oyster shell is picked up . at the car door from team track or railway siding under arrangements made by such importer, or
 - (iii) \$2.00 per ton for unloading crushed oyster shell from cargo ships into storage and reloading the same into trucks or railway cars for further shipment when such work is performed, or
 - (iv) \$2.25 per ton in cases where the importer warehouses such crushed oyster shell and sells the same f.o.b. his warehouse to dealers, or
 - (v) \$4.25 per ton in cases where the importer warehouses such crushed oyster shell and sells the same to consumers in quantities of 100 pounds and over, or
 - (vi) a mark-up which shall not exceed the mark-up normally used by such importer in pricing such shell to the same class of customer during the basic period as defined by The Wartime Prices and Trade Regulations, in cases where the importer warehouses such crushed oyster shell and sells the same to consumers in quantities of less than 100 pounds.
- 3. The maximum price per ton at which a dealer may sell or offer for sale such crushed oyster shell when purchased by him in carlot quantities shall be the sum of the following:—
 - (a) An amount which shall not exceed the highest lawful price for which such crushed oyster shell may be sold to such dealer under the provisions of this Order;
 - (b) Any one of the following amounts whichever is applicable:-
 - (i) \$1.00 per ton in cases where such dealer does not warehouse such crushed oyster shell but sells the same f.o.b. railway car to other dealers and the crushed oyster shell is picked up from the car door at team track or railway siding under arrangements made by such dealer, or
 - (ii) \$2.25 per ton in cases where such dealer warehouses such crushed oyster shell and sells the same f.o.b. his warehouse to other dealers, or
 - (iii) \$4.25 per ton in cases where the dealer warehouses such crushed oyster shell and sells the same to consumers in quantities of 100 pounds and over, or
 - (iv) a mark-up which shall not exceed the mark-up normally used by such dealer in pricing such shell to the same class of customer during the said basic period in cases where the dealer warehouses such crushed oyster shell and sells the same to consumers in quantities of less than 100 pounds.
- 4. The maximum price at which a dealer may sell or offer for sale crushed oyster shell when purchased by him in less than carlot quantities shall be the sum of the following:—
 - (a) an amount which shall not exceed the highest lawful price for which such crushed oyster shell may be sold to such dealer under the provisions of this Order;

- (b) the amount of the actual transportation charges paid by the dealer and/or normal and reasonable haulage charges where the dealer hauls such crushed oyster shell to his warehouse from a railway siding or distribution warehouse;
- (c) any one of the following amounts whichever is applicable:-
 - (i) A mark-up calculated at the rate of not more than \$2.25 per ton when the quantity purchased by the consumer is 500 pounds or more,
 - (ii) a mark-up calculated at the rate of not more than \$3.25 per ton when the quantity purchased by the consumer is 100 pounds or more and less than 500 pounds,
 - (iii) a mark-up no greater than the mark-up normally used by such dealer in pricing crushed oyster shell to the same class of customer during said basic period when the quantity purchased by the customer is less than 100 pounds.
- 5. No charge for any services or work mentioned in this Order shall be included more than once in computing the price at which crushed oyster shell may be sold or offered for sale.
- 6. All trading in crushed oyster shell shall be conducted in such a manner as to move such shell in the most direct and least expensive line from the producer to the consumer and no person shall increase the number of transactions beyond those absolutely necessary to the economical distribution of such shell.

Dated at Ottawa, this 7th day of October, 1942.

F. W. PRESANT,

Feeds Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-430

Respecting Medical Garments

(Consolidated as amended by Administrator's Order No. A-499.)

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:—

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Cotton from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "Medical Garment" means any medical or surgical garment or abdominal belt designed or intended for use in the treatment and care of physical ailments and conditions.
- 2. No person shall in the twelve-month period ending August 31, 1943, or in any succeeding twelve-month period, use in the manufacture of medical garments more elastic material than was used by such person in the manufacture of medical garments in 1941.

- 3. No person shall hereafter manufacture any medical garment,
- (a) containing more elastic or lastex material or rubber per garment than is specified for each type of garment in Schedule "A" hereto;
- (b) except in such types and according to such specifications as may be approved by the Administrator.

Dated at Ottawa this 8th day of October, 1942.

J. H. F. TURNER, Administrator of Cotton.

APPROVED:

D. GORDON,

Type of Garment

Chairman,

The Wartime Prices and Trade Board.

SCHEDULE "A"

Being Schedule "A" Attached to and Forming Part of Administrator's Order No. A-430

Rubber or Elastic Content

2 gpe 0) Garment It about 01 Blastic Content
Hose Supports as part of medical
garment
Nursing and Surgical Brassieres3" x3" each side; 3" lineal for back closing; 2½"
braid or web for back shoulder straps.
Surgical Elastic Bandage Not to contain more than 32 strands of rubber
thread; maximum width $2\frac{1}{2}''$; maximum
length 100".
Surgical Suspensories
horizontal measurement per garment; not
more than 6 inches in each leg strap. Woven,
braided or knitted elastic material.
Scrotum Supporters for medical
and surgical use
12 inches; large 14 inches horizontal measure-
ment, woven, braided, or knitted elastic
material. Leg straps not more than 8 strands
of rubber thread.
Sanitary Belts Not more than 8 inches of woven, braided or
knitted elastic per belt.
Surgical Elastic HosieryLength of elastic material not to exceed 30 inches.
Surgical Trusses
8 inches elastic.
Braces for artificial legs and
orthopedic appliances Not more than 30 inches in length nor 2 inches
in width.
Metatarsal Arch Supports Elastic bands not wider than 2 inches.
Head Bands for eye shields Elastic material not longer than 9 inches nor
wider than & inch per single strap.
Surgical Supports
single leg strap.
All other types of Garment Waist band up to size 32 inches, not more than
12 inches; above 32 inches not more than 14
inches woven, braided or knitted elastic
material to be used either in one piece or in
panels. For gore and gusset purposes up to
6" x 8" for each garment up to 32 inches
waist measurement and 6" x 9" for each
garment over 32-inch waist measurement.
(Schedule "A" as amended by Administrator's Order No. A-499.)
(Schedule A as amended by Administrator's Order 110. A-433.)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-431

Respecting the Use of Platinum, Palladium and Rhodium in the Manufacture of Jewellery

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:—

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Jewellery from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "jewellery" means any article listed in Schedule "A" to Administrator's Order No. A-210, dated the 19th day of June, 1942, but shall not include any article listed in Section 5 of the said Schedule.
- 2. No person shall after the fifteenth day of November, 1942, use in the manufacture or assembly of any article of jewellery any platinum or palladium or any alloy containing any of such elements.
- 3. No person shall hereafter acquire for use in the manufacture or assembly of any article of jewellery any rhodium or any alloy thereof.
- 4. The Administrator may, by permit in writing, grant such exemption in whole or in part from any provision of this Order as he may deem proper and in the public interest.
 - 5. This Order shall be effective on and after the 12th day of November, 1942. Dated at Ottawa, this 11th day of November, 1942.

H. H. LEVY,
Administrator of Jewellery.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-432

Respecting the Price of Furniture Manufactured in the Province of British Columbia

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, and with the concurrence of the Administrator of Retail Trade, as follows:

- 1. For the purposes of this Order,
- (a) "furniture" means furniture of which the chief component part is wood and which is manufactured in the Province of British Columbia, and such expression shall include wood parts for furniture where the process of manufacture has advanced to the point where the same can be used only in the production of furniture, but the expression shall not be taken to include any upholstered furniture (such as chairs, chesterfields, arm chairs, couches, sofas, pull-up chairs, folding beds, stools or hassocks), any school furniture or any seasonal summer furniture (such as chairs, stools, recliners, canopies, extensions and cots);
- (b) "manufacturer" means any person engaged wholly or partly in the manufacture of furniture in the Province of British Columbia;
- (c) "retail dealer" means any person engaged wholly or partly in the sale or distribution of furniture to consumers by sale at retail.

- 2. Subject to the approval, in writing, of the Administrator of Furniture and Brushes, any manufacturer may increase his maximum price, heretofore established pursuant to the Wartime Prices and Trade Regulations, of any furniture manufactured by him, by an amount not exceeding one-half of the actual amount by which his cost of producing such furniture during the month of August, 1942, exceeded his cost of producing the same kind of furniture which was manufactured by him and which was sold or offered for sale at retail during the basic period referred to in the said regulations; provided, however, that the maximum price at which any manufacturer may hereafter sell or offer for sale any furniture manufactured by him shall not exceed by more than 6 per cent the maximum price at which he sold the same kind of furniture during the said basic period.
- 3. Nothing herein contained shall be deemed to authorize any retail dealer to sell or offer for sale any furniture at a price in excess of his maximum price therefor pursuant to the Wartime Prices and Trade Regulations.

Dated at Ottawa, this 13th day of October, 1942.

JAS. E. FERGUSON. Administrator of Furniture and Brushes.

APPROVED:

D. GORDON, Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD Administrator's Order No. A-433, dated October 10, 1942 Respecting Maximum Prices for Cuts of Beef

(Fffective During period October 13 to December 23, 1942, inclusive.)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-434

REPLACING

Administrator's Order No. A-327 Respecting Transformers

(Consolidated as amended by Administrator's Order No. A-577.)

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order on behalf of such Board and with the concurrence of the Chairman of the Wartime Industries Control Board, as follows:-

Administrator's Order No. A-327 dated the 28th day of August, 1942, is hereby revoked and the following substituted therefor:

1. For the purposes of this Order,

(a) "Administrator" means the Administrator of Electrical Apparatus and Machinery from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
(b) "distribution transformer" means transformers of the type known to the trade as such and shall include 25 or 60 cycles oil-filled, liquid-filled or drytype transformers having a rated capacity not greater than 200 K.V.A. at or below 15,000 volts but shall not include transformers of any of the types referred to in section 9 of this Order; (c) "power transformer" means transformers of the type known to the trade

as such and shall include 25 or 60 cycles oil-filled, liquid-filled, self-cooled or water-cooled, or dry-type transformers but shall not include transformers of

any of the types referred to in section 9 of this Order.

2. No person shall hereafter, except with the written permission of the Administrator,

(a) manufacture any distribution transformers except in the rated capacities for each voltage class as set forth in Schedule "A" hereto, and in conformity with specification C-2 (1929) of the Canadian Engineering Standards Association;

(b) manufacture any power transformers except in the rated capacities for each voltage class as set forth in Schedule "B" hereto;

(c) manufacture any duplicate obsolete transformers;

(d) manufacture or install any accessories for or in any transformer except in the types and subject to the limitations contained in this Order;

(e) change, alter or improve the performance characteristics of any size or type of transformer so as to differ from the standard design employed by him

3. No person shall hereafter sell or deliver any transformers, except for orders of

(a) Department of Munitions and Supply;

between the years 1939 to 1942.

(b) Department of National Defence;

(c) Department of Transport;

(d) Royal Air Force including Ferry Command;

(e) any person who requires any article subject to this Order to enable him to fulfill a direct contract with the Department of Munitions and Supply, Department of National Defence, Department of Transport and Royal Air Force including Ferry Command;

(f) agencies of the Department of Munitions and Supply;

(g) any person having a preference rating from the War Production Board (U.S.), which preference rating with appropriate certifications shall be shown on purchase order;

(h) by special authorization from the Administrator.

4. No person shall manufacture, install or supply accessories for any distribution transformer other than the following and subject to the conditions set forth;

(a) no accessory shall be supplied unless required by the purchaser;

(b) no oil gauge or thermometer shall be supplied, provided that provision for future installation may be made;

(c) bottom valves or sampling plugs shall not be supplied except for transformers 100 K.V.A. and above and one bottom valve and one sampling plug only may be supplied for each such transformer;

(d) no accessory shall be manufactured, altered or supplied to comply with any special requirements of any purchaser unless by written permission of the Administrator.

5. No person shall manufacture, install or supply accessories for any power transformer other than the following and subject to the conditions set forth;

(a) no accessory shall be supplied unless required by the purchaser;

(b) oil gauge and thermometer may be supplied and provision for filter press connection may be installed on all sizes;

(c) ratio adjusters may be supplied for transformers above 200 K.V.A.; for transformers 200 K.V.A. and below, only terminal boards may be supplied;

(d) conservators may be supplied; for transformers up to 46,000 volts—1000 K.V.A. and above; 46,001 to 69,000 volts—500 K.V.A. and above; 69,000 volts and above—all sizes;

(e) trucks may be supplied for transformers having a capacity of 1000 K.V.A. and above in 25 cycles and 2000 K.V.A. and above in 60 cycles;

- (f) no accessory shall be manufactured, altered or supplied to comply with any special requirements of any purchaser unless by written permission of the Administrator.
- 6. No person shall, except by special permission of the Administrator, manufacture or supply any power transformers, except of the following characteristics, namely,
 - (a) temperature rise 50 degrees centigrade;

(b) taps 4-2½ high tension full capacity;

(c) test voltages shall be those used by the American Standard Association.

- 7. Nothing contained herein shall be deemed to prohibit the manufacture or sale of parts for the maintenance or repair of distribution transformers or power transformers, previously manufactured or manufactured in accordance with this Order, if said parts are not prohibited for new transformers in accordance with this Order.
- 8. As soon as possible after the date of this Order, each manufacturer shall submit to the Administrator production schedules showing

(a) all unfilled orders on hand at the date of this order;

(b) the name and address of each intended purchaser or lessee;

(c) the date of each unfilled order;

(d) a definite description of the equipment on each order;

(e) preference rating of order (if any);

(f) the percentage of the unfilled order which has been completely processed as of the effective date of this Order;

(g) the specified delivery date;

- (h) a definite description of the use to which the equipment is to be put.
- 9. The provisions of sections 2, 4, 5 and 6 of this Order shall not be deemed to apply to auto transformers, three phase distribution transformers, testing transformers, regulating transformers, network transformers, furnace transformers, transformers for use with mercury are rectifiers, transformers for use with synchronous converters, or power transformers above 5,000 K.V.A. or above the 115,000 class.
 - 10. (1) Except with the written permission of the Administrator, no person shall manufacture for stock any distribution transformer up to and including 200 K.V.A. in any voltage or frequency rating, and for the purpose of this section, manufacture of a distribution transformer commences when the fabrication, processing or winding of the primary or secondary coils is undertaken;

(2) The Administrator may grant the permission mentioned in subsection 1 of this section upon application in writing showing with respect to each distribution

transformer for which the application is made:

(a) the rating;

(b) the number of distribution transformers sold in the year 1942;

(c) the number on hand at the date of the application. (Section 10 as added by Administrator's Order No. A-577.)

Dated at Ottawa this 13th day of October, 1942.

W. E. ROSS,

Administrator of Electrical Apparatus and Machinery.

APPROVED:

D. GORDON.

Chairman, The Wartime Prices and Trade Board.

CONCURRED:

HENRY BORDEN,

Chairman, The Wartime Industries Control Board.

Note.—Nothing in this Order shall be construed as relieving any person from the obligation to comply with any special restrictions imposed by any authority with respect to the purchase, sale or delivery of critical materials.

See D.M. & S. Order No. MC23 dated September 1, 1942.

SCHEDULE "A"

Being Schedule "A" attached to and forming part of Administrator's Order No. A-434

Rated Capacities of "Distribution Transformers"

Rated Voltages	Rated Capacities K.VA.
2,300	2-3-5-7 ½-10-15-25-37½-50-75-100-150-200
4,600	$3-5-7\frac{1}{2}-10-15-25-37\frac{1}{2}-50-75-100-150-200$
6,600	$5 - 7\frac{1}{2} - 10 - 15 - 25 - 37\frac{1}{2} - 50 - 75 - 100 - 150 - 200$
11,000	5 -10-15-25-37½-50-75-100-150-200
13,200	$5-10-15-25-37\frac{1}{2}-50-75-100-150-200$

SCHEDULE "B"

Being Schedule "B" attached to and forming part of Administrator's Order No. A-434
RATED CAPACITIES OF "POWER TRANSFORMERS"

(a) 2500 Volt Class 25 or 60 cycles
 Single Phase K.V.-A—250, 333, 400, 500, 667, 833, 1,000, 1,250.
 Three Phase K.V.-A—300, 450, 600, 750, 1,000, 1,200, 1,500, 2,000, 3,000, 3,750

(b) 5000 Volt Class 25 or 60 cycles Single Phase K.V.A—250, 333, 400, 500, 667, 833, 1,000, 1,250, 1,667. Three Phase K.V.-A—300, 450, 600, 750, 1,000, 1,200, 1,500, 2,000, 3,000, 3,750, 5,000.

(c) 6900 Volt Class 25 or 60 cycles Single Phase K.V.-A—250, 333, 400, 500, 667, 833, 1,000, 1,250, 1,667, 2,000, 2,500, 3,333, 4,000, 5,000.

Three Phase K.V.-A—300, 450, 600, 750, 1,000, 1,200, 1,500, 2,000, 3.000, 3.750, 5,000.

(d) 15,000 Volt Class 25 or 60 cycles Single Phase K.V.-A—250, 333, 400, 500, 667, 833, 1,000, 1,250, 1,667, 2,000, 2,500, 3,333, 4,000, 5,000.

Three Phase K.V.-A—300, 450, 600, 750, 1,000, 1,200, 1,500, 2,000, 3,000, 3,750, 5,000.

(e) 25,000 Volt Class 25 or 60 cycles

Minimum Size—Single Phase—25 K.V.-A Three Phase—75 K.V.-A

Single Phase K.V.-A-25, 37½, 50, 75, 100, 150, 200, 250, 333, 400, 500, 667, 833, 1,000, 1,250, 1,667, 2,000, 2,500, 3,333, 4,000, 5,000.

Three Phase K.V.-A—75, 100, 150, 200, 300, 450, 600, 750, 1,000, 1,200, 1,500, 2,000, 3,000, 3,750, 5,000.

(f) 34,500 Volt Class 25 or 60 cycles

Single Phase K.V.-A—37½, 50, 75, 100, 150, 200, 250, 333, 400, 500, 667, 833, 1,000, 1,250, 1,667, 2,000, 2,500, 3,333, 4,000, 5,000.

Three Phase K.V.-A—100, 150, 200, 300, 450, 600, 750, 1,000, 1,200, 1,500, 2,000, 3,000, 3,750, 5,000.

(g) 46,000 Volt Class 25 or 60 cycles

Minimum Size—{Single Phase—37½ K.V.-A Three Phase—100 K.V.-A

Single Phase K.V.-A—37½, 50, 75, 100, 150, 200, 250, 333, 400, 500, 667, 833, 1,000, 1,250, 1,667, 2,000, 2,500, 3,333, 4,000, 5,000.

Three Phase K.V.-A—100, 150, 200, 300, 450, 600, 750, 1,000, 1,200, 1,500, 2,000, 3,000, 3,750, 5,000.

(h) 69,000 Volt Class 25 or 60 cycles

Minimum Size—{Single Phase—75 K.V.-A Three Phase—200 K.V.-A

Single Phase K.V.-A—75, 100, 150, 200, 250, 333, 400, 500, 667, 833, 1,000, 1,250, 1,667, 2,000, 2,500, 3,333, 4,000, 5,000.

Three Phase K.V.-A—200, 300, 450, 600, 750, 1,000, 1,200, 1,500, 2,000, 3,000, 3,750, 5,000.

(i) 115,000 Volt Class 25 or 60 cycles

Minimum Size—Single Phase—333 K.V.-A Three Phase—1,000 K.V.-A

Single Phase K.V.-A—333, 400, 500, 667, 833, 1,000, 1,250, 1,667, 2,000, 2,500, 3,333, 4,000 5,000.

Three Phase K.V.-A-1,000, 1,200, 1,500, 2,000, 3,000, 3,750, 5,000.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-435, dated October 13, 1942

AMENDS

Administrator's Order No. A-406

(See Consolidation of Administrator's Order No. A-406)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-436, dated October 13, 1942

AMENDS

Admini trator's Order No. A-123

(See Consolidation of Administrator's Order No. A-123)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-437

REPLACING

Administrator's Order No. A-75

Respecting Tung Oil and Oiticica Oil

Whereas the provisions of Administrator's Order No. A-75, dated the 28th day of March, 1942, established, inter alia, certain restrictions in the distribution and use of perilla oil;

And whereas substitute products are now available for use and it is deemed advisable to remove those restrictions regulating the distribution and use of perilla oil;

Therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

Said Administrator's Order No. A-75 is hereby revoked and the following is substituted therefor:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Oils and Fats Administrator from time to time appointed by the Wartime Prices and Trade Board, with the approval of the Governor in Council;
- (b) "grade Q.B. Oiticica Oil" means oiticica oil which is sold under the trade name of Q.B. Oiticica Oil;
- (c) "paint or varnish materials" means any paint whether of liquid or of paste, any varnish, enamel, lacquer or stain, and any other such materials used for decorative or protective purposes, on any type of interior or exterior surface;
- (d) "oiticica oil" means the oil obtained from the seeds of the Covepia grandiflora;
- (e) "tung oil" means the oil derived from the seeds of the Aleurites fordii or Aleurites Montana and sometimes called China wood oil;
- 2. No person shall use any tung oil or oiticica oil, excepting grade Q.B. Oiticica Oil, in the manufacture of any paint or varnish materials except with the permission in writing of the Administrator and in cases where such material is manufactured for, sold to, or bought or acquired for use by

- (a) any Department of the Government of Canada, or any agency of such Department, or any contractor or sub-contractor for any such Department or any such agency for the purposes of applying protective coatings to munitions, weapons, vehicles of all types used by Armed Forces, aeronautical equipment and instruments and accessories therefor and marine craft and component parts and gear thereof:
- (b) any person who requires such paint or varnish materials for the purposes of applying protective coatings
 - (i) to the outside of any can intended for use as a container of food products for human consumption only when in the normal processing of such food products such outside coatings are essential;
 - (ii) to the inside or lining of any can intended for use as a container of food products for human consumption.
- 3. (1) No manufacturer or wholesaler shall sell, offer for sale or deliver any paint or varnish materials which contain any grade Q.B. Oiticica Oil to any retailer or through any retail outlet of such manufacturer or wholesaler.
- (2) No person shall buy, offer to buy or otherwise acquire any paint or varnish materials which contain any grade Q.B. Oiticica Oil for the purpose of selling any such goods at retail.
- 4. The provisions of this Order shall not apply to paint or varnish materials imported into Canada for sale in Canada.
- 5. Notwithstanding the provisions of this Order, the Administrator may authorize by permit, in writing, the use of tung oil or any kind or grade of citicica oil in any paint or varnish materials to be manufactured in Canada for export.
- 6. Notwithstanding the preceding provisions of this Order, finished stocks of paint and varnish materials containing tung oil, in the hands of wholesalers or retailers as of March 26, 1942, and finished stocks of paint and varnish materials containing oiticica oil and Q.B. Oiticica Oil, in the hands of wholesalers and retailers as of May 1, 1942, may be sold and/or used until depleted.

Dated at Ottawa, this 13th day of October, 1942.

PHYLLIS G. TURNER,

Oils and Fats Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-438

Respecting Men's Washable Cotton Apparel

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board as follows:—

- 1. For the purposes of this Order,
- (a) "manufacturer" means any person who wholly or partly manufactures for sale in Canada any of the garments described in this Order;
- (b) "garment" means any garment of a class or type referred to in Schedule "A" hereto, whether the same be made of cotton, rayon or celanese.

- 2. No manufacturer shall hereafter manufacture any garment
- (a) except in accordance with the specifications and restrictions set forth in Schedule "A" hereto for such type of garment;
- (b) having any of the features referred to in said Schedule "A" under the caption "Eliminations" with respect to such type of garment;

provided, that nothing in this section contained shall be deemed to prohibit

- (a) the manufacture up to December 31, 1942, of any garment made for or in consequence of any firm order received by any manufacturer from any customer prior to the date of this Order;
- (b) the completion of any garment from material cut or otherwise processed at the date of this Order in such manner as to prevent its completion in accordance with the terms of this Order;
- (c) the manufacture of any garment in accordance with specifications of any department or agency of the Dominion Government or of any Provincial Government.
- 3. No manufacturer shall hereafter sew any label over top of another label or attach or affix to any garment any other labels or any greater number of labels than the following:—
 - (a) One manufacturer's or customer's trade mark label, which when once applied shall not be removed;
 - (b) one size ticket or tab;
 - (c) one union label;
 - (d) one pre-shrunk (Sanforized) or piece goods manufacturer's label;
 - (e) one label giving instructions for washing, cleaning, and proper care; such label shall specify the kind and quality of material in the garment to which the label is attached.
- 4. Nothing in this Order contained shall be deemed to prohibit any manufacturer from continuing any trade practice governing charges or prices for the making of oversized garments.
- 5. No manufacturer shall hereafter ship any garment on approval or consignment, provided that nothing in this section shall be deemed to prohibit any manufacturer from displaying samples of any garments manufactured by him.

Dated at Ottawa this 16th day of October, 1942.

A. BRADSHAW,

Administrator of Work Clothing.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

Being Schedule "A" Attached to and Forming Part of Administrator's Order No. A-438

 Aprons—as used by Waiters, Soda Fountain Clerks, Butchers, Bakers, Grocers, Stewards, etc.

RESTRICTIONS

- (1) Aprons made in bib style shall not exceed a finished length of 48 inches.
- (2) Aprons made in bar or waist style shall not exceed a finished length of 40 inches.
- (3) Tie tapes shall not exceed a length of 18 inches exclusive of loop or fastening.
- 2. Coats—Sack style, suit, coat length.

RESTRICTIONS

(1) Body length for size 38 shall not exceed a finished length of 30 inches. Standard grading to prevail for other sizes.

(2) Bottom or skirt hem not to exceed one-half inch.

(3) Not more than three (3) pockets.

- (4) Buttons (a) Lapel Collar Style-Not more than three (3) buttons on fronteither detachable or sew-on type. (b) Military, Semi-Military, No-Collar Styles-Not more than four (4) buttons on front-either detachable or sewon type.
- (5) Cuffs—where hemmed finish is used, the hem shall not exceed one inch in depth finished.

ELIMINATIONS

(1) Pleats and flaps on pockets.

(2) Triple stitching anywhere on garment.

(3) Bi-swing and yoke backs.

(4) Fly fronts.

(5) Contrast cloth trim anywhere on garment.

- (6) Double-breasted styles (Double-breasted Chef Coats allowed).
- 3. VESTS—as used by Barbers, Hairdressers, Bar Tenders, Soda Dispensers, Druggists, Bus Boys, etc.

RESTRICTIONS

(1) Not more than four (4) pockets.

(2) Buttons (a) Lapel Collar Style-Not more than four (4) buttons on fronteither detachable or sew-on type. (b) Military Collar-No-Collar Styles-Not more than five (5) buttons on front—either detachable or sew-on type.

(3) Cuffs—where hemmed finish is used, the hem shall not exceed one inch in depth finished.

(4) Not more than one (1) button or snap fastener on open sleeves.

ELIMINATIONS

(1) Fancy, belted and pleated backs.

(2) Contrast cloth trim anywhere on garment.

(3) Double-breasted styles.

4. Frocks "A"—as used by Dentists, Barbers, etc., and also described as "Cossack Front," buttoning over the shoulder and down the side.

RESTRICTIONS

(1) Body length for size 38 shall not exceed a finished length of 36 inches. Standard grading to prevail for other sizes.

(2) Front facings shall not exceed two and one-half $(2\frac{1}{2})$ inches at widest point.

(3) Not more than three (3) pockets.(4) Not more than eight (8) buttons, including collar fastening.

(5) Cuff hem not to exceed one (1) inch in depth finished.

- (6) Bottom hem at skirt not to exceed one-half (1) inch finished.
- 5. Frocks 'B"-including men's Shop, Duster, Laboratory, Machinist, Butcher styles, also heavy Hoovers or New York Wrap-Arounds.

RESTRICTIONS

(1) Not more than four (4) pockets inside or out.(2) Not more than one (1) button or dome fastener on cuffs.

(3) Not more than one (1) button or dome fastener on neck band.

(4) Not more than five (5) buttons or dome fasteners on front, including neck band. Six (6) allowed on shop service or duster coats.

(5) Only Black, Khaki, Bleached or Natural thread to be used in all outside stitchings, except bar tacks.

ELIMINATIONS

(1) Enamel filled inlay buttons.

- (2) Flaps, dome fasteners, zippers, buttons on pockets.
- (3) Reinforcements on pockets—false or real.

(4) Extension neck-bands.

- (5) Triple stitching anywhere on garment.
- Pants—as used by Waiters, Stewards, Soda Fountain Dispensers, Bus Boys, Chefs, Cooks, etc., composed wholly of Cotton.

RESTRICTIONS

(1) Inside maximum leg length 34" finished.

(2) Maximum turn-up 2".

- (3) Knee maximum 22"—botton 19½".
 (4) Width of waistband maximum 2".
- (5) Not more than one (1) button on waistband at fly top.

(6) Not more than four (4) pockets.

ELIMINATIONS

- (1) Pleats.
- (2) Cuffs.
- (3) Flaps on back pockets.
- (4) Tabs on pockets.
- (5) Full top pockets.
- (6) Back or side straps.
- (7) Tunnel loops.
- (8) Zippers or dome fasteners anywhere on garment.
- (9) Extension waist bands.
- (10) Triple stitching anywhere on garment.
- (11) Contrast cloth trim anywhere on garment.

7. Overalls

RESTRICTIONS

(1) Not more than two (2) open top buttons on fly.

(2) Not more than (2) bib pockets measuring not more than $5\frac{1}{2}$ " x 6" finished—forming two utility pockets with pencil division or one utility pocket, watch pocket, and pencil pocket.

(3) No leg lengths longer than 34" at regular prices.

(4) Only Black, Khaki, Bleached or Natural thread to be used in all outside stitchings, except bar tacks.

(5) Single length of elastic brace to be used, with elastic content not to exceed 6" in length with a maximum width of 2".

ELIMINATIONS

- (1) Enamel filled inlay buttons.
- (2) Continuous fly.
- (3) Fly reinforcements.
- (4) Flaps, buttons, zippers, dome fasteners on overall pockets.
- (5) False reinforcements on any pocket.
- (6) Triple stitching anywhere on garment.
- (7) Double rule pocket (one-piece rule pocket permitted).

8. Combination Overalls

RESTRICTIONS

- (1) Only one of the breast pockets can be equipped with flap and button or dome fastener.
- (2) Only one button or dome fastener on sleeve cuff.
- (3) Only Black, Khaki, Bleached or Natural thread to be used on all outside stitchings, except bar tacks.

ELIMINATIONS

- (1) Enamel filled inlay buttons.
- (2) Flaps, dome fasteners, zippers and buttons on any pocket, with the exception of the one breast pocket which may be equipped with flap and button dome fastener.
- (3) Extension neck bands.
- (4) Double rule pocket (one-piece rule pocket permitted).
- (5) Triple stitching anywhere on garment.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-439

REPLACING

Administrator's Orders Nos. A-20 and A-283

Respecting Rayon Print Goods

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

Administrator's Orders Nos. A-20, dated the 20th day of February, 1942, and A-283, dated the 30th day of June, 1942, are hereby revoked and the following substituted therefor:

- 1. No person shall hereafter, in the manufacture of printed rayon fabric for the Spring 1943 season,
 - (a) make or use any engraving, or
 - (b) print any cloth from either old or new patterns, which engraving and/or patterns require the use of more than four rollers or four screens per pattern, provided, that in the case of screen prints printed on white grounds, five screens may be used.
- 2. No person shall for the Spring 1943 season engrave or cause to be engraved more than 75 per cent of the number of patterns engraved by or for such person for the Spring 1942 season.

Dated at Ottawa, this 16th day of October, 1942.

S. G. DIXON,

Administrator of Rayon.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-440, dated October 15, 1942

AMENDS

Administrator's Order No. A-314

(See Consolidation of Administrator's Order No. A-314)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-441

Respecting Glass Containers for Packing Certain Food Products

(Consolidated as amended by Administrator's Order A-567.)

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

- 1. (1) No person shall, after the 31st day of December, 1942, manufacture or produce a glass container for packing any of the foods named in Schedule "A" hereto, unless such container.
 - (a) be a plain round jar and be approved as to style, quality and shape by the Administrator of Glass and Glass Products;
 - (b) be of a size designed to hold one or other of the quantities of fluid ounces set opposite the name of the food or foods such container is designed to hold;
 - (c) be made so that (depending on the type of closure used) a cap of the size, or approximately the size, set opposite the fluid ounce contents of such container in said Schedule, can be used on such container;

provided, however, that the Administrator may by permit in writing authorize the manufacture of glass containers of any style and size.

(Subsection 1 as amended by Administrator's Order No. A-567.)

(2) No person shall manufacture or produce a glass container for packing cream cheese sandwich spread.

(Subsection (2) as added by Administrator's Order No. A-567.)

2. Each glass container, hereafter manufactured to hold any of the food products listed in Schedule "A", shall have the fluid ounces it is designed to contain blown in the glass.

(Section 2 as amended by Administrator's Order No. A-567.)

3. Nothing in this Order contained shall be deemed to prohibit or restrict the manufacture of glass containers for use in domestic canning or preserving of fruits and vegetables or in preparing and processing food products in the home.

Dated at Ottawa, this 14th day of October, 1942.

H. R. HARRISON,

Administrator of Glass and Glass Products.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

Being Schedule "A" attached to and forming part of Administrator's Order No. A-441

Glass Containers for	Fluid Contents	Туре	Сар
1. Jam, Jelly, Marmalade and Honey	6 Fluid Ounce 9 " " 12 " " 24 " " 48 " "	Jars " " "	48 m/m Caps 53 m/m Caps 58 m/m Caps 63 m/m Caps 70 m/m Caps
2. Mustard	6 " " " 24 " " 32 " " " 128 " "	, 66 66 66 66	48 m/m Caps 53 m/m Caps 63 m/m Caps 70 m/m Caps J (96) M/M
3. Peanut Butter	6 " " " 16 9 " " 16 " " 24 " "	66 66 66	48 m/m Caps 53 m/m Caρs 63 m/m Caps 63 m/m Caps
4. Mayonnaise Sandwich Spread and Mayonnaise.	8 " " 16 " " 32 " " 128 " "	66 66 66	63 m/m Caps 63 m/m Caps 70 m/m Caps J (96) M/M
5. Pickles and Relish	6 " " " 16 " " 128 " " "	66 66 66 66	48 m/m Caps 53 m/m Caps 63 m/m Caps 63 m/m Caps J (96) M/M
6. Maraschino Cherries	5 " " 32 " " 44 " 128 " "	66 66 66	Standard "" ""

(Schedule A as amended by Administrator's Order No. A-567.)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-442, dated October 14, 1942

AMENDS

Administrator's Order No. A-359

(See Consolidation of Administrator's Order No. A-359)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-443

Respecting the Correct Labelling and Designation of Fur Garments

(Consolidated as amended by Administrator's Order A-558)

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, and with the concurrence of the Administrator of Retail Trade and the Administrator of Wholesale Trade, as follows:

1. For the purposes of this Order,

(a) "fur garment" means any coat, jacket, cape, scarf or muff, the outer surface of which is made wholly of fur;

(b) "to advertise" means the offering for sale or the promotion of any sale of any fur garment, by whatsoever means; and shall include any announcement or publication whether by newspaper, radio, circular, or other document, and any exhibition or display.

(Section 1 as re-enacted by Administrator's Order No. A-558.)

- 2. No manufacturer, wholesaler, retailer or other person dealing in fur garments shall sell, offer for sale, advertise or display any fur garment, unless there is attached to such garment a price ticket, price tag or other similar label.
- 3. (1) Each such price ticket, price tag or label shall show the sale price of the garment to which it refers.
- (2) Each such price ticket, price tag or label, and every invoice, bill of sale or other document used in connection with the sale of any fur garment shall show in clear and legible type the correct fur name according to the list of correct fur names set out in Schedule "A" hereto, of any fur used in the construction of such garment.
- 4. (1) No person shall use on any price ticket, price tag, label, display card, invoice or bill-of-sale any fur trade name of any fur used in the construction of any fur garment unless the correct fur name as set out in Schedule "A" hereto is as plainly marked as and immediately following the said fur trade name.
- (2) No person shall advertise any fur garment without clearly stating, immediately following the fur trade name, the correct fur name or names, as set out in Schedule_"A" hereto, of the fur or furs used in the construction of such fur garment.

(Section 4 as re-enacted by Administrator's Order No. A-558.)

- 5. Where any fur garment contains any fur the correct name of which is not listed in Schedule "A" hereto, the correct fur name shall be used as provided in sections 3 and 4 of this Order as if such correct fur name were included in the said Schedule "A".
- 6. Where any garment is made of paws, necks, tails, bellies or other pieces of fur, such fact shall be shown
 - (a) on every price ticket, price tag, label, invoice, bill of sale or other document used in connection with the sale of such garment in clear and legible type;
 - (b) in every printed reference to such garment, and in every notice to the public referring to the same, in the same size of type as the name of the garment.

Dated at Ottawa, this 14th day of October, 1942.

MICHAEL MORRIS.

Administrator of Fur Skins and Fur Garments.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

Being Schedule "A" attached to and forming part of Administrator's Order No. A-443 CORRECT FUR NAMES OF FUR TRADE NAMES

Fur Trade Name	Correct Fur Name	Fur Trade Name	Correct Fur Name
Alaska Sable	Dyed Rabbit Dyed Rabbit Dyed Rabbit Dyed Rabbit Fox Paw Dyed Rabbit Dyed Rabbit Dyed Rabbit Dyed Rabbit	French Chinenilla. French Leopard French Sable. Genet Hudson Bay Sable. Luspin Laskin Beaver. Laskin Mouton	Dyed Rabbit Dyed Rabbit Dyed or Natural Cat North American Marten Dyed Muskrat Dyed Sheared Rabbit Sheared processed Lamb Sheared processed Lamb Dyed Chinese Dog

SCHEDULE "A"-Continued

Being Schedule "A" attached to and forming part of Administrator's Order No. A-443 -Continued

CORRECT FUR NAMES OF FUR TRADE NAMES-Continued

Fur Trade Name	Correct Fur Name	Fur Trade Name	Correct Fur Name
Baffin Seal. Northern Seal. Northern Seal. Near Seal. Nordic Seal. Nubian Seal. Sealine Seal. Baby Beaver. Baltic Fox. Baltic Leopard. Baltic Tiger. Bay Seal. Beaverette. Belgium Beaver Belgium Lynx. California Mink	Dyed Rabbit	Marmink Mendoza Beaver Moufflon Moline Mountain Sable Nutria Seal River Mink Russian Leopard Russian Marten Sable Fox South American Beaver Squirrell Sable Squirrellette Squirreline Twin Beaver	Dyed Rabbit Dyed Opossum Dyed Red Fox Nutria Dyed Squirrel Dyed Rabbit Dyed Rabbit
Chinese Lynx Chinese Wolf Electric Beaver Erminette	Dyed Chinese Dog or Rabbit Chinese Dog Dyed Rabbit	Vieuna Fox	Dyed Sheep
	OTHER CORRE	CT FUR NAMES	
American Opossum Australian Opossum Australian Opossum Arctic Fox Badger Bassarisk Barunduki Baum Marten Bear Beaver Broadtail Cali Caracul or Astrachan China Lamb Chinchilla Chinese Civet Chinese Lynx Cat	Chinese Raccoon Chipmunk Civet Cat Ermine Fisher Fitch Flying Squirrel Fox Galyak Gazelle Goat Guanaco Hair Seal Hamster Hare House Cat Hyena	Jackal Jaguar Japanese Marten Kangaroo Kidskin Koala Kolinsky Krimmer Leopard Llama Lynx Marmot Marten Mink Mole Monkey Muskrat	Ocelot Otter Persian Lamb Rabbit Raccoon Ringtail Opossum Russian Caracul Sable (Russian) Sea Otter Seal Skunk Squirrel Stone Marten Viscacha or Vizchaca Wallaby Wolf Wolverine.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-444

REPLACING

Administrator's Order No. A-340

Respecting Metal Hair Pins and Metal Bob Pins

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:—

Administrator's Order No. A-340, dated the 14th day of August, 1942, is hereby revoked and the following substituted therefor:—

- 1. No person shall hereafter produce any metal hair pins or metal bob pins of a length greater than two inches.
- 2. No person shall in the twelve month period commencing the first day of October, 1942, and ending the 30th day of September, 1943, or in any subsequent twelve month period manufacture any greater quantity of metal hair pins or metal bob pins than thirty per cent of the tonnage of metal hair pins or metal bob pins respectively manufactured by him during the calendar year 1941.

- 3. No manufacturer shall accumulate for use in the production of metal hair pins and metal bob pins inventories of raw materials or semi-processed materials in quantities in excess of the amount necessary to maintain production of metal hair pins and metal bob pins for ninety days at the rate permitted by this Order.
- 4. All persons affected by this Order shall keep and preserve for not less than 4 years accurate and complete records concerning inventories, production and sales. All records shall upon request be submitted to audit or inspection by the Administrator of Fabricated Steel and Non-Ferrous Metals or duly authorized representatives of the Wartime Prices and Trade Board.

Dated at Ottawa this 16th day of October, 1942.

H. H. FOREMAN.

Administrator of Fabricated Steel and Non-Ferrous Metals.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-445

Respecting Dehydrated Apples and Evaporated Apples

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, and with the concurrence of the Administrator of Wholesale Trade and the Administrator of Retail Trade, as follows:-

1. For the purposes of this Order,

(a) "Dehydrated apples" means desiccated apples properly peeled and cored and cut into slices or segments with the moisture content reduced to not more than 22 per cent using temperature, humidity and air velocity control;

(b) "Evaporated apples" means desiccated apples properly peeled and cored and cut into slices or segments with the moisture content reduced to not more

- than 22 per cent using artificial heat; (c) "Fancy quality apples," "choice quality apples," "standard quality apples" and "apple chips" as applied to dehydrated or evaporated apples shall have the same meaning respectively as set forth in the Regulations governing the inspection of Preserved Fruits and Vegetables as established by Order in Council 2948 of the 4th day of July, 1940, under and by virtue of the Meat and Canned Food Act, Chap. 77 of the Revised Statutes of Canada, 1927, and Amendments thereof;
- (d) "Substandard quality apples" shall mean dehydrated apples or evaporated apples of a quality inferior to standard quality.
- 2. The maximum price per pound f.o.b. processor's plant located in one of the provinces named in this section at which such processor may sell or offer for sale any evaporated apples or dehydrated apples in 50 pound containers of a quality set out in this section shall be the price set opposite each respective quality and in the column hereunder denoting the province in which such processor's plant is located:-

	Processor's plant in		
	Nova Scotia	Ontario	Brit. Columbia
Quality of Apples	Cents	Cents	Cents
Fancy Quality			$13\frac{1}{2}$
Choice Quality	13	$13\frac{1}{2}$	$12\frac{1}{2}$
Standard Quality	$11\frac{1}{2}$	12	11
Apple Chips	10	$10\frac{1}{2}$	$9\frac{1}{2}$
Substandard Quality	10	$10\frac{1}{2}$	$9\frac{1}{2}$

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3. The maximum price per pound f.o.b. processor's plant located in one of the provinces named in this section at which such processor may sell or offer for sale any dehydrated apples or evaporated apples in 25 pound containers of a quality named herein shall be the price set opposite each respective quality and in the column hereunder denoting the province in which such processor's plant is located;

	Processor's Plant in		
	Nova Scotia	Ontario	Brit. Columbia
Quality of Apples	Cents	Cents	Cents
Fancy Quality			14
Choice Quality	$13\frac{1}{2}$	14	13

4. The maximum price at which any wholesaler may sell or offer to sell any dehydrated apples or evaporated apples to any class of customer shall not exceed the sum of the following:—

(a) The actual price paid for such dehydrated apples or evaporated apples by such wholesaler but not in any event exceeding the maximum price that may be charged by the processor from whom he bought plus transportation

paid by the wholesaler if not included in such price, and

(b) a mark-up (percentage of cost) no greater than the mark-up normally used by such wholesaler in pricing dehydrated apples or evaporated apples of the same or substantially the same kind and quality to the same class of customer during the basic period as defined by the Wartime Prices and Trade Regulations; provided, however, that in no case shall such mark-up exceed 12 per cent of such wholesaler's selling price.

5. The maximum price at which any retailer may sell or offer to sell any dehydrated apples or evaporated apples to any class of customer shall not exceed

the sum of the following:-

(a) The actual price paid for such dehydrated apples or evaporated apples by such retailer but not in any event exceeding the maximum price that may be charged by the processor or wholesaler from whom he bought plus transportation charges paid by the retailer if not included in such price, and

(b) a mark-up (percentage of cost) not greater than the mark-up normally used by such retailer in pricing dehydrated apples or evaporated apples of the same or substantially the same kind and quality to the same class of customer during the said basic period; provided, however, that in no case shall such mark-up exceed 30 per cent of such retailer's selling price.

Dated at Ottawa, this 19th day of October, 1942.

J. G. TAGGART,

Food Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-446

Respecting Seeds

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, and with the concurrence of the Administrator of Retail Trade, as follows:—

1. (1) The maximum price per ounce, per pound, per bushel at which any person may sell or offer for sale at retail any quantity of any kind or variety of seeds named in Schedule "A" hereto, shall be the price for such quantity of such seeds as set forth in the said Schedule.

(2) The maximum price at which any person may sell or offer for sale at retail any of those vegetable seeds or field root seeds named in the said Schedule, in any quantity less than one pound, and other than those quantities described and set forth in said Schedule, shall be determined, as follows:—

Quantity by weight of seeds

Price basis

½ pound
Between ½ pound and 1 pound
¼ pound
Between ¼ pound and ½ pound

Between ½ pound and 1 ounce ½ ounce
Between ½ ounce and 1 ounce

‡ ounce
Between ½ ounce and ‡ ounce
Between ¼ ounce and quantity

contained in packet as described in Schedule "A" § of per pound price as set forth in Schedule "A" relative proportion of per pound price aforesaid \$\frac{1}{2}\$ of per pound price aforesaid relative proportion of \$\frac{1}{2}\$ pound price aforesaid relative proportion of \$\frac{1}{2}\$ pound price aforesaid \$\frac{3}{2}\$ of per ounce price as set forth in Schedule "A" relative proportion of per ounce price aforesaid \$\frac{1}{2}\$ of per ounce price aforesaid relative proportion of \$\frac{1}{2}\$ ounce price aforesaid relative proportion of \$\frac{1}{2}\$ ounce price aforesaid relative proportion of \$\frac{1}{2}\$ ounce price aforesaid

- (3) (i) The maximum price at which any person may sell or offer for sale at retail a packet of any vegetable seeds or field root seeds containing that fraction of a pound resulting from the division of a pound of such seeds by the number shown in the first column of said Schedule after the name of such seeds, shall be the price set forth in the said Schedule for such designated packet of such seeds.
- (ii) The maximum price at which any person may sell or offer for sale at retail any packet containing a smaller quantity of seeds than contained in the said designated packet, shall be in relative proportion to the price of the designated packet as the weight of its contents is to the weight of the contents of the designated packet.
- (4) The maximum prices at which seed mixtures, except lawn grass mixtures, may be sold or offered for sale at retail, shall be determined by reference to the maximum prices provided in this Order for those seeds used as ingredients in making such mixtures, and shall be in direct relationship to the proportion in which such seeds are contained in such mixtures.
- (5) The maximum prices at which any lawn grass mixtures may be sold or offered for sale at retail shall not exceed by more than ten cents (10 cents) per pound, the highest lawful price at which the same seller sold such mixtures in 1941.
- (6) The maximum retail prices as set forth in this Section, and in the Schedule hereto, for any unit or quantity of seed, except that seed which is sold in packets, shall apply in all cases of sales of seeds in such units or quantities irrespective of the number or sizes of the packages in which the seed actually sold, is contained.
- (7) (i) The maximum retail prices established by this Order shall apply only to the highest grade for the general seeds of commerce as defined in the Regulations effective September 15, 1939, and issued under the authority of the Seeds Act, Chapter 40, S. of C. 1937.
- (ii) Every person who sells at retail any seeds of any grade lower than the grade referred to in clause (i) of this subsection shall continue to allow that difference in price which he customarily allowed for such lower grade in 1941.
- (8) All maximum retail prices established by this Order are f.o.b. the retailer's place of business, unless otherwise expressly provided in the Schedule hereto. When seeds in packets or other packages are quoted or sold prepaid, all delivery charges must be included in such maximum prices.
- 2. No person shall, except with the consent, in writing, of the Seeds Administrator, sell or offer for sale, any special strains, novelties or odd or rare kinds of seed at any price in excess of the maximum price set forth in this Order for the regular strains of such seeds.
- 3. No person shall sell, offer for sale or list in any catalogue or advertisement, any kind and/or variety of seeds which are not of recognized merit or which are not adaptable to climatic or soil conditions in Canada.

- 4. Every person who issues a catalogue or price list of any seeds shall forthwith send a copy of such catalogue or price list to the Seeds Administrator.
- 5. Upon every container of seed mixtures, except lawn grass mixtures, or upon a tag or label durably attached to such container there shall be plainly marked or labelled a memorandum showing the kinds of seeds contained in such mixture and the percentage, by weight, of each such kind of seed.
- 6. No person shall print or stencil any information or design on any new or second hand cotton bag or any new jute bag which is intended for use or is being used as a container of seeds, except such information as may be necessary to show the kind and/or variety of seed so contained and the stock number of such seed.
- 7. The Administrator may, by permit in writing, grant such exemption in whole or in part from any provision of this Order as he may deem proper in the public interest.
- 8. Administrator's Order No. A-3, dated the 6th day of February, 1942, is hereby revoked.

Dated at Ottawa, this 20th day of October, 1942.

N. YOUNG, Seeds Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Schedule "A" attached to and forming part of Administrator's Order No. A-446

	Maximum number of packets to the pound of seeds	Max	MUM RETAIL]	Price
_	at the maximum price for a packet as designated in this schedule	Designated Ounce packet		Pound
(a) Vegetable Seeds				
Artichoke, globe		\$ 0.20 .10	\$ 0.90 .20	\$ 9.00 2.00
Broad. Bush. Lima. Pole or Runner. Soy (Edible).	13 9 13 13	.10 .10 .10 .10		.50 .35 .50 .50
Beets Borecole or Kale. Broccoli. Brussels Sprouts. Cabbage.	89 71 189 284	.10 .10 .15 .10	.25 .20 .80 .80	2.50 2.00 8.00 8.00 8.00
Carrots. Cauliflower. Celeriac. Celery. Chicory.	118 711 213 237	.15 .25 .10 .15	5.00 5.00 .60 1.00	5.00 50.00 6.00 10.00 8.00
Citron		.10	.20	2.00
Hybrid Open Pollinated Corn (Pop). Cress Cress (Water). Cucumber	9 8 89 171	.15 .10 .10 .10 .25 .10		.50 .35 .30 2.50 12.00 2.50

Schedule "A"—Continued

Being Schedule "A" attached to and forming part of Administrator's Order No. A-446—Continued

	Maximum number of packets to the pound of seeds	Maxi	MUM RETAIL I	Price
. —	at the maximum price for a packet as designated in this schedule	Designated packet	Ounce	Pound
(a) VEGETABLE SEEDS—Concluded				
Corn (Sweet)—Continued Greenhouse forcing	1,465 237 71 160 237 107 89 71	.25 .15 .10 .10 .15 .10 .10 .10	10.30 1.00 .20 .45 1.00 .30 .25 .20	103.00 10.00 2.00 4.50 10.00 3.00 2.50 2.00
Yellow and Red	142 237	.15 .15	1.00	6.00 10.00
cia. Dutch Sets. Multipliers. Shallots. Parsley Parsnip. Peas. Edible Podded Types. Pepper Pumpkin. Radish. Rhubarb. Salsify. Spinach. New Zealand. Squash and Vegetable Marrow. Swiss Chard. Tomato. Greenhouse Forcing. Furnip, Fall (Garden).		.15 .10 .10 .10 .25 .15 .10 .10 .10 .10 .10 .10 .10 .10		10.00 .25 .25 .25 2.00 2.50 .75 10.00 2.00 1.50 2.50 2.50 2.50 2.50 2.50 7.50
Mangel. Rutabaga or Swede Sugar Beet Purnip, Fall (Field)	29	.10		.85 1.10 .85 1.00

Note.—(1) When a maximum price for an ounce of any seed named in (a) and (b) above is not specified, the maximum retail price for quantities between $\frac{1}{4}$ lb. and the quantity contained in each of the maximum price packets shall be proportionate to the $\frac{1}{4}$ lb. price set forth in Section 1, subsection (2) of this Order.

⁽²⁾ When a maximum price for an ounce and a maximum price for a packet is not specified for any seeds named in (a) and (b) above, the maximum retail price for quantities less than $\frac{1}{4}$ lb. shall be proportionate to the $\frac{1}{4}$ lb. price set forth in Section 1, subsection (2) of this Order.

	MAXIMUM R	ETAIL PRICES	-No. 1 Seed
_	1-4 lb. lots	5-24 lb. lots	25-lb. lots and over
(c) Field and Lawn Seeds	per pound	per pound	per pound
Alfalfa	\$ 0.41 .33	\$ 0.39 .31	0 .37
Early Medium Double Cut		.36 .37	.34 .35
White Blossom. Yellow Blossom. Timothy. Brome Grass (Bromrus inermis). Meadow Fescue. Orchard Grass. Reed Canary Grass. Slender Wheat Grass (Western Rye). Sudan Grass. Tall Oat Grass. Millet—	.19 .20 .21 .39 .54	.16 .17 .18 .19 .37 .52 .57 .18	.14 .15 .16 .17 .35 .50 .55 .16 .10
Foxtail. Proso. Rape (Forage). Sorghum. Sunflower.	.11 .11 .34 .14 .20	.09 .09 .32 .12 .18	.07 .07 .30 .10
Bent Grass— Colonial or P.E.I. Bent. Creeping Bent. Velvet Bent. Blue Grass—	1.20 1.20 1.20	1.15 1.15 1.15	1.10 1.10 1.10
Canadian. Kentucky Crested Wheat Grass. Crested Dog Tail Chewing's Fescue. Creeping Red Fescue. Red Top Rough Stalked Meadow Grass	.45 .45 .25 .50 .70 .80 .35	.40 .40 .20 .45 .65 .75 .30	.35 .35 .16 .40 .60 .70 .25
Rye Grass— Italian Perennial. White Clover. White Clover (Ladino). White Clover (Wild).	.25 .40 1.25 1.35 1.50	$\begin{array}{c} .20\\ .35\\ 1.20\\ 1.30\\ 1.45 \end{array}$.16 .30 1.15 1.25 1.40

SCHEDULE "A"—Concluded

Being Schedule "A" attached to and forming part of Administrator's Order No. A-446-Concluded

		m Retail No. 1 Seed
	Less than 10 lb. lots	
(d) Barley, Flax (Oil), Oats, Rye and Spring Wheat	per pound	per bushel
Barley Flax (Oil) Oats Rye Wheat, Spring	\$ 0.05 .10 .05 .05 .05	\$ 1.28 3.50 1.04 1.60 1.42

In the case of a sale of any such grain in quantities of 10 pounds or more-

(a) At any point east of Fort William, there may be added to the aforesaid maximum price therefor the cost of bags and the usual grain carlot rail freight rate from Fort William/Port Arthur to retail destination;

- (b) at any point west of Fort William
 - (i) there may be added to the aforesaid maximum price the cost of bags and the seed grain carlot freight rate from point of origin to retail destination;
 - (ii) there shall be deducted from the aforesaid maximum price the usual grain carlot rail freight rate from point of origin to Fort William/Port Arthur or Vancouver, whichever is less.

	Maximu: Prices—N	m Retail No. 1 Seed
	Less than 10 lb. lots	10 lb. lots and over
(e) Field Beans, Soy Beans, Buckwheat, Field Corn, etc.	per pound	per bushel
Beans, Field Beans, Soy Buckwheat Corn, Field—	\$ 0.10 .10 .05	\$ 4.00 4.00 1.60
Dents. Flints. Flax (Fibre). Oats, Hull-less.	.10 .10 .10 .05	3.60 3.75 4.00 1.36
Peas, Field— Large (Such as Stirling and Canadian Beauty.)	.10	4.50
Medium or Small	.10	3.75
Vetches— Common Hairy. Wheat, Fall	.10 .20 .05	5.40 9.00 1.64

The maximum price of any seeds mentioned in this part of the schedule is for delivery thereof, f.o.b. point where such seeds are processed or otherwise prepared for shipment as seed.

In the case of the sale of any seeds mentioned in this part of the schedule in quantities of 10 pounds or over there may be added to the maximum price therefor, as hereinbefore set forth, the cost of bags and the carlot freight rate from point of origin to retail destination; provided, that the amount of freight shall not in any case exceed 30 cents per hundred pounds.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-447

Respecting the Jewellery Trade

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:—

- 1. For the purposes of this Order,
- (a) "jewellery" means all or any of the matter listed in Schedule "A" to Administrator's Order No. A-210 dated the 19th day of June, 1942;
- (b) "jewellery trade" means the business of dealing in any manner whatsoever with jewellery as above defined.
- 2. The discontinuance of the giving of free insurance on jewellery by a manufacturer or other seller is hereby authorized and such discontinuance shall not constitute a breach of the Wartime Prices and Trade Regulations.

- 3. No person shall hold, conduct or organize any auction sale of new jewellery unless the Administrator of Jewellery and the Administrator of Retail Trade first grant written permission for the holding of such auction sale; provided, that this section shall not apply in the case of an auction sale held
 - (i) in pursuance of any Court Order or Statute of the Dominion of Canada or of any Province of Canada; or
 - (ii) by any liquidator, trustee in bankruptcy, judicial trustee, personal representative of a deceased person's estate, committee of an estate of an insane person, or any person holding a bona fide chattel mortgage, lien, or other security of like nature.

4. (1) No person shall hereafter ship jewellery on consignment.

- (2) The consignor of any jewellery now held on consignment shall within 14 days from the date of this Order give notice in writing to the consignee of such jewellery that such jewellery must either be returned within 14 days from the date of such notice or be accepted and purchased by the consignee.
- 5. Approbation parcels are hereafter permitted in accordance with the present customs and practices of the jewellery trade, provided, however, that no such goods shall remain in the hands of any retailer on approbation for more than 8 days from the date of their receipt by him.
- 6. Where any wholesaler or manufacturer, on the authorization of the Administrator of Jewellery concurred in by the Administrator of Retail Trade, designates a retail selling price for any article of jewellery produced in quantity or marks any such article with such retail price by means of a label, tag or otherwise, no person shall sell such article at retail at any price higher than such designated price or the price marked on such label or tag.
- 7. Where any jewellery is made up by a manufacturer or wholesaler pursuant to special order, and the same shall have been made substantially according to specifications furnished by the person ordering such jewellery, such wholesaler or manufacturer shall not accept any return of, or in any manner whatsoever give credit for, such jewellery or any part thereof.

Dated at Ottawa, this 22nd day of October, 1942.

H. H. LEVY,

Administrator of Jewellery.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-448

Respecting the Use of Carnauba Wax

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:—

1. For the purposes of this Order,

(a) "Administrator" means the Oils and Fats Administrator from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;

(b) "carnauba wax" means any wax known as ceara or palm wax or the waxy product derived from the leaves of the Brazilian wax palm, Copernicia cerifera;

(c) "wax polish" means any paste or liquid preparation consisting of wax and other ingredients used to produce a glistening surface protective coating and shall include any paste floor wax, liquid wax or self-polishing wax;

- (d) "shoe polish" means any paste or liquid preparation for giving lustre and colour to footwear.
- 2. (1) The maximum quantity of carnauba wax that may be used by any person in the manufacture of wax polish shall be five (5) per cent by weight of the finished product.
- (2) The maximum quantity of carnauba wax that may be used by any person in the manufacture of shoe polish shall be four (4) per cent by weight of the finished product.
- 3. Notwithstanding anything contained in this Order, finished stocks of wax polishes and shoe polishes containing percentages of carnauba wax in excess of the maximum percentages specified for such wax polishes and shoe polishes by Section 2 hereof and on hand as of the effective date of this Order, may be sold until exhausted.
 - 4. This Order shall be effective on and after the 2nd day of November, 1942.

Dated at Ottawa, this 22nd day of October, 1942.

PHYLLIS G. TURNER,

Oils and Fats Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD Administrator's Order No. A-449, dated October 22, 1942

AMENDS

Administrator's Order No. A-405

(See Consolidation of Administrator's Order No. A-405)

THE WARTIME PRICES AND TRADE BOARD Administrator's Order No. A-450

Respecting Beer

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:-

- 1. For the purposes of this Order,
 (a) the words "beer," "brewery," "brewer" and "malt" shall have the same meaning, respectively, as set forth in Sections 4 and 5 of the Excise Act, 1934, Statutes of Canada, Chap. 52;
- (b) "quarter" means a three months' period ending on the last day of January, April, July or October in each year.
- 2. On and after November 1, 1942, no brewer shall in any quarter use in the production of beer more malt than he used for such purpose in the corresponding quarter ending in 1942; provided that, subject to the provisions of any other Order of the Board, nothing in this section shall be construed as prohibiting any person who acquires the ownership or control of any brewery from any predecessor by purchase or otherwise from using in the production of beer in such brewery that quantity of malt which could from time to time be used by that predecessor in that brewery for that purpose in accordance with this Order.

Dated at Ottawa, this 22nd day of October, 1942.

D. SIM,

APPROVED:

Administrator of Alcoholic Beverages.

D. GORDON,

Chairman, The Wartime Prices and Trade Board. 71369-34

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-451

Respecting Issue of Permits to Newsprint Manufacturers

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" means the person from time to time appointed as Newsprint Administrator by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "newsprint" means the product commonly regarded within the trade as newsprint paper and any other pulp product in the production of which a newsprint machine is at the time being used;
- (c) "manufacturer" means any person who at any time in 1942 manufactured or at any time hereafter commences to manufacture or causes the manufacture of newsprint in Canada.
- 2. No manufacturer shall on or after November 1st, 1942, produce, sell, ship, deliver, or otherwise deal in or deal with newsprint until and unless authorized so to do by written permit from time to time issued by the Administrator.
- 3. No manufacturer shall on or after November 1st, 1942, produce, sell, ship, deliver or otherwise deal in or deal with newsprint in any quantity, of any kind, and quality, for or to any person, at any place, for any period of time or under any terms or conditions save and except as authorized, ordered, or required from time to time by the Administrator.
- 4. Every manufacturer is hereby required to register within ten days from the date of this Order, with the Newsprint Administrator at the Sun Life Building, Dominion Square, Montreal, by giving the complete address of his chief place of business and the addresses of all other places of business operated by him and the names under which they operate.
- 5. Every manufacturer shall notify the Administrator in writing of any change in his business address or in the name, ownership or character of his business within ten days after any such change.

Dated at Ottawa, this 26th day of October, 1942.

R. L. WELDON,
Newsprint Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-452, dated October 23, 1942

REVOKES

Administrator's Orders Nos. A-16, A-40, A-127, A-253, A-375, A-216, A-217

(Revocation Only)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-453, dated October 23, 1942

REVOKES

Administrator's Orders Nos. A-24, A-43, A-74, A-86, A-143, A-177, A-178, A-320 and A-324

(Revocation Only)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-454, dated October 28, 1942

REVOKED BY

Administrator's Order No. A-547 for which see Canadian War Orders and Regulations, 1943, Volume 1, No. 2, Part III

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-455, dated October 28, 1942

REVOKED BY

Administrator's Order No. A-584 for which see Canadian War Orders and Regulations, 1943, Volume 1, No. 6, Part III

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-456 Respecting Shipping Tags

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:-

- 1. For the purposes of this Order,
 "Administrator" means the Administrator of Converted Paper Products
 from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council.
- 2. No person shall hereafter cut, manufacture or produce any shipping tags (a) except in the following standard sizes:-

No.	Width	Length	Square Inch Area
1	$1 - \frac{3}{8}''$	2-3"	3_2 5/32"
2	$1-\frac{5}{8}''$	3-1"	5-9/32"
3	$1-\frac{7}{8}''$	3-3"	7-1/32"
4	2-1"	4-1/4"	9-1/32"
5		4_3"	11-\%2"
6		5-1/4"	13-25/32"
7	2-7/	5-3"	16-17/32"
8	$3-\frac{1}{8}''$	6-1/4"	19-17/32''
Caution Tag	4"	4"	16"
_			

provided that nothing in this paragraph shall prohibit

- (i) the manufacture of shipping tags larger in area than size No. 8;
- (ii) the manufacture of any shipping tag smaller in area than size No. 8 and having as one of its dimensions one of the lengths for standard sizes as listed above:

(b) from any stock other than the following numbered and named kinds or except in the weights shown for each kind, on a weight basis of 500 sheets 24" x 36":—

Stock

No. 1—115 lb. Kraft Unbleached—or 135 lb. Manila

No. 2—138 lb. Kraft Unbleached—or 160 lb. Manila

No. 3-190 lb. Sulphite

No. 4-200 lb. Rawhide

No. 5—192 lb. Coated

No. 6-160 lb. Solid

No. 7-246 lb. Rawhide Coated

No. 8-White Linen Cloth

(c) made from stocks shown as numbers 5, 6, and 7 in clause (b) of this Section, in any colours other than the following:—

Colour No. 1-White

Colour No. 5—Green

No. 2-Pink

No. 6—Buff

No. 3—Yellow

No. 7—Blue

No. 4—Red

- 3. No person shall sell or offer for sale, deliver or otherwise dispose of or buy or offer to buy or otherwise acquire any shipping tags unless the same have been made in accordance with the specifications as to stock, size and colour set forth in Section 2 of this Order; provided, however, that nothing in this order shall prohibit the sale, delivery or purchase of any shipping tags manufactured prior to the date of this Order.
- 4. Where any order for shipping tags includes or requires special printing of such tags the delivery of a quantity varying by not more than 10 per cent from the quantity ordered shall be held to be good delivery and shall be accepted by the purchaser.
- 5. The Administrator may, by permit in writing, grant such exemption in whole or in part from any provision of this Order as he may deem proper and in the public interest.

Dated at Ottawa this 2nd day of November, 1942.

N. E. WAINWRIGHT,

Administrator of Converted Paper Products.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-457, dated October 31, 1942

REVOKED BY

Administrator's Order No. A-483, dated November 18, 1942

Effective on and after November 19, 1942

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-458

Respecting Bar or Package Soaps or Cleansers

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Oils and Fats Administrator from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "manufacturer" means any person who packages soap or cleansers, or cuts or forms or stamps the same into bars;
- (c) "bar soap or cleanser" means the following kinds of soap or cleanser in the size or type of bar which is customarily sold to consumers:
 - (1) toilet soap
 - (2) laundry soap
 - (3) bar cleanser;
- (d) "package soap or cleanser" means the following kinds of soap or cleanser in the size or type of package which is customarily sold to consumers:
 - (1) granulated, powder or sprayed soap;
 - (2) soap chips or flakes;
 - (3) washing powder, cleansers and scouring powders;
- (e) "packaged weight" means the net weight of the contents of a package of package soap or cleanser not in bar form when packed.
- 2. No manufacturer shall sell, offer to sell or deliver to any person bar or packaged soaps or cleansers which differ in weight or quality from a bar or packaged soap or cleanser sold by such manufacturer during the basic period, September 15 to October 11, 1941.
- 3. Notwithstanding the provisions of Section 2 above, a manufacturer may, with the prior authority in writing of the Administrator, offer for sale or deliver, bar or packaged soap of improved quality, provided that the maximum price of the improved bar or packaged soap or cleanser shall not be increased by reason of such improved quality.
- 4. Every manufacturer of package soap or cleanser shall, on and after November 15, 1942, indicate clearly on the package the packaged weight of the contents of any package soap or cleanser.

Dated at Ottawa this 2nd day of November, 1942.

PHYLLIS G. TURNER,
Oils and Fats Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-459

Respecting Shot Guns

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "Co-ordinator" means the Co-ordinator of Sundry Items, N.O.P. from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;

- (b) "shot gun" means any new gun having a smooth bore and using a cartridge containing more than one pellet.
- 2. No person who has any shot gun in stock or on hand for sale at wholesale or at retail shall sell, exchange, deliver or otherwise dispose of such shot gun except with the permission in writing of the Co-ordinator.
- 3. Within fifteen days after the date of this Order every person who has any shot gun in stock or on hand for sale at wholesale or at retail shall report, in a form prescribed by the Wartime Prices and Trade Board, to the Statistics Branch, Research Section of the Board, Ottawa, Ontario, showing with respect to each kind, type and gauge of shot gun:
 - (a) name of maker
 - (b) gauge
 - (c) model number
 - (d) type of action
 - (e) quantity in stock or on hand
 - (f) his laid down cost and his selling price or (if such shot gun is sold by manufacturer at a list price with a discount allowed to such person) the list price and discount allowed.

Dated at Ottawa this 2nd day of November, 1942.

L. E. MESSINGER, Co-ordinator of Sundry Items N.O.P.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-460

Respecting Deliveries of Building and Construction Supplies and Materials

Pursuant to authority conferred by the Wartime Prices and Trade Board, and with the concurrence of the Administrator of Construction Products and the Administrator of Building Papers, Wallboard and Asphalt Roofing, I do hereby order, on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Services or any Deputy Administrator of Services from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "building or construction supplies or materials" means any of the goods listed in Schedule "A" to this Order;
- (c) "dealer" means any person who deals in, sells, manufactures, fabricates, assembles, processes, produces or constructs building or construction supplies or materials or any person acting on such person's direction or behalf;
- (d) "delivery" means a delivery by a vehicle of any building or construction supplies or materials to a purchaser thereof from a dealer;
- (e) "vehicle" means any vehicle or trailer propelled or drawn by mechanical power (otherwise than on rails) and adapted and designed for the carrying of goods.
- 2. No dealer shall make or cause or permit to be made any delivery of any building or construction supplies or materials on the day on which the dealer receives the order for such supplies or materials and no dealer shall pick up any such supplies or materials for return to his stock except in the course of a lawful delivery.

- 3. (1) No dealer shall allow a credit or a refund, in respect of any building or construction supplies or materials ordered and delivered in excess of actual requirements, of an amount exceeding 75 per cent of the invoice value of any such excess returned; provided that this subsection shall not apply to any such excess of asphalt base or tar base roofing and siding products, wallboards of wood fibre or asbestos base or building papers so returned.
- (2) No dealer shall allow a credit or a refund in respect of any asphalt base or tar base roofing and siding products, wallboards of wood fibre or asbestos base or building papers ordered and delivered in excess of requirements, of an amount exceeding 90 per cent of the invoice value of any such excess returned; provided that the net cost of reconditioning the materials so returned may be deducted by such dealer from such invoice value in calculating such credit or refund.
- (3) No dealer shall levy any transportation charges on any asphalt base or tar base roofing and siding products, wallboards of wood fibre or asbestos base, or building papers which are returned for credit from any area which has been, or may hereafter be, designated by the Administrator of Building Papers, Wallboard and Asphalt Roofing as a "free delivery zone"; provided that a dealer may levy transportation charges on such products returned for credit from any area outside a free delivery zone, of an amount calculated pro rata on the freight rate applicable to the original shipment.
- 4. Nothing contained in this Order shall be deemed to supersede the zoned delivery restrictions of manufacturers of asphalt base or tar base roofing products in effect in the cities of Montreal and Vancouver in accordance with directions previously issued by the Administrator of Building Papers, Wallboard and Asphalt Roofing, and such zoned delivery restrictions are hereby expressly confirmed.
 - 5. The provisions of this Order shall not apply to
 - (a) deliveries of ready-mix concrete in vehicles specially built for that purpose;
 - (b) deliveries to or for the Department of Munitions and Supply or the Department of National Defence or the Department of Transport or any agency of any of such Departments.
- 6. Nothing contained in this Order shall be deemed to exempt any person from the provisions of Administrator's Order No. A-57 as amended by Administrator's Order No. A-112 or from the provisions of Administrator's Order No. A-292.
- 7. The Administrator may by permit in writing grant such exemption, in whole or in part from any provision of this Order as he may deem proper in the public interest.
 - 8. This Order shall be effective on and after the 16th day of November, 1942.

Dated at Ottawa, this 2nd day of November, 1942.

J. STEWART,
Administrator of Services.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

Being Schedule "A" attached to and forming part of Administrator's Order No. A-460

Acoustic Products

Brick (exclusive of Refractory Brick)

Brick, crushed

Blocks, structural

- (a) cinder
- (b) gypsum
- (c) sand-lime
- (d) slag
- (e) radial chimney (tile or brick)

Blocks, paving

Cement

Cement Products

Conduit (clay)

Gravel

Gypsum

Gypsum Products

Insulation Products

Lime

Marble

Mortar Mixes

Pipe, sewer

- (a) clay
- (b) concrete

Shale aggregate, burned

Stone (rough, sawn slabs, crushed, pulverized)

- (a) Granite
- (b) Limestone
- (c) Sandstone

Stone, artificial

Sand (exclusive of moulding or core)

Tile, hollow, clay, structural

- (a) load bearing
- (b) non-load bearing

Tile, clay

- (a) roofing
- (b) quarry (for floors, decks, walls)
- (c) flue
- (d) field

Tile,

- (a) glazed wall
- (b) vitreous

Tile, mastic or asphalt

Tile, composition

Asphalt Roofing Products

Wallboards

Building Papers

All supplies or materials handled by dealers as herein defined, other than lumber and millwork.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-461

Respecting Gift Sets and Gift Kits

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

1. For the purposes of this Order,

- (a) "gift set or gift kit" means any box, kit package or container intended for sale as a unit and which contains more than one commodity.
- 2. No person shall hereafter pack in any gift set or gift kit intended for sale any tooth cleaning preparation or shaving preparation contained in a collapsible metal tube.
 - 3. This Order shall be effective on and after the 9th day of November, 1942.

Dated at Ottawa this 3rd day of November, 1942.

W. M. GRANT,
Administrator of Pharmaceuticals and Toilet Goods.

APPROVED:

D. GORDON, Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-462

Respecting the Maximum Selling Prices of Women's, Misses' or Juniors' Coats, Suits or Sport Jackets to be Offered for Sale at Retail During the Spring and Summer Season of 1943

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order on behalf of such Board, and with the concurrence of the Administrator of Wholesale Trade and the Administrator of Retail Trade, as follows:—

- 1. For the purposes of this Order,
- (a) "garment" means any women's, misses' or juniors' coat, suit or sport jacket for Spring and Summer wear;
- (b) "manufacturer" means any person wholly or partly engaged in the manufacture of any garment for sale in Canada.
- 2. No manufacturer shall sell or offer to sell any garment to be sold or offered for sale at retail during the Spring and Summer season of 1943, unless and until he submits to the Administrator of Fine Clothing, on the form prescribed by the Board, a comparative statement showing, in the detail required by such form:—

(a) The cost of materials and the cost of labour used in the manufacture of such garment and of a garment of the same kind and quality which he sold for sale

at retail in the corresponding season of 1942;

- (b) his proposed selling price of such garment and the selling price of a garment of the same or substantially similar kind and quality which he sold for sale at retail in the corresponding season of 1942;
- (c) such further and other information as the Administrator may from time to time require.
- 3. (1) No manufacturer shall sell or offer to sell any garment to be sold or offered for sale at retail during the Spring and Summer season of 1943 at any price in excess of the highest price at which he sold garments of the same or substantially similar kind and quality, for sale at retail during the Spring and Summer season of 1941, unless and until such increased price has been approved by the Administrator in accordance with the provisions of this section.

- (2) In addition to the information contained in the comparative statement referred to in Section 2 hereof, such manufacturer shall submit to the said Administrator, particulars, corresponding with those required in the said form, in respect of a garment of the same or substantially similar kind and quality which he sold for sale at retail in the corresponding season of 1941.
- (3) The Administrator may fix such manufacturer's maximum selling price of any garment; provided, however, that in no case shall such maximum price exceed by more than 10 per cent the highest price at which such manufacturer sold a garment of the same or substantially similar kind and quality which was sold or offered for sale at retail during the Spring and Summer season of 1941.
- 4. The maximum price at which any garment may be sold or offered for sale by any wholesaler to any class of customer shall be the sum of the following:—
 - (a) The actual price paid for such garment by such person but not in any event exceeding the maximum price that may be charged by the seller from whom he bought such garment, plus transportation charges and sales tax paid by such person, if not included in such price; and
 - (b) a mark-up (percentage of cost) not greater than the mark-up (percentage of cost) used by such person in pricing garments of the same or substantially similar kind and quality which he sold for sale at retail during the Spring and Summer season of 1941, or (if no garments of the same or substantially similar kind and quality as the garments referred to in this Order were sold by such person in such season) by such person's most closely competitive seller of the same class, and provided further, that there shall only be one mark-up in pricing any garment for sale at wholesale.
- 5. The maximum price at which any garment may be sold or offered for sale by any retailer to any class of customer shall be the sum of the following:—
 - (a) The actual price paid for such garment by such person but not in any event exceeding the maximum price that may be charged by the seller from whom he bought such garment, plus transportation charges and sales tax paid by such person, if not included in such price; and
 - (b) a mark-up (percentage of cost) not greater than the mark-up percentage of cost used by such person in pricing garments of the same or substantially similar kind and quality which he sold or offered for sale during the Spring and Summer season of 1941, or (if no garments of the same or substantially similar kind and quality as the garments referred to in this Order were sold by such person in such season) by such person's most closely competitive seller of the same class, and provided further, that there shall only be one mark-up in pricing any garment for sale at retail.
 - 6. This Order shall be effective on and after the 7th day of November, 1942.

Dated at Ottawa this 6th day of November, 1942.

H. R. COHEN,

Administrator of Fine Clothing.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Subsection 4 of section 7 of the Wartime Prices and Trade Regulations provides, as follows:—

"Where any maximum price has been fixed for any goods or services, every seller shall continue to allow any difference in price which he has during the basic period or customarily allowed to different classes of buyers or for different quantities or under different conditions of sale, and which result in a lower net price per unit of goods or services."

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-463

Respecting Retail Prices for Bicycles

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board and with the concurrence of the Administrator of Supplies, as follows:

1. The maximum price at which any person may sell or offer for sale at retail in any province of Canada any man's bicycle or lady's bicycle manufactured and/or assembled in Canada in accordance with the specifications set out in Order No. C.S. 39 dated the 8th day of May, 1942, of the Controller of Supplies, shall be the price set opposite each respective kind of bicycle and in the column hereunder denoting the province in which the sale of such bicycle takes place:

			Manitoba, Saskatchewan, Al-			
			berta, British Columbia, Prince			
Kind	Ontario	Quebec	Edward Island, New Brunswick			
			and Nova Scotia.			
Man's	\$42 50	\$42 50	\$45 00			
Lady's	43 50	43 50	46 00			

2. This Order shall be effective on and after the 9th day of November, 1942.

Dated at Ottawa this 4th day of November, 1942.

E. G. BURTON
Administrator of Retail Trade.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-464

Respecting Skating Outfits Equipped With Nu-Chrome Skates

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, and with the concurrence of the Administrator of Wholesale Trade and the Administrator of Retail Trade, as follows:—

- 1. For the purposes of this Order,
- (a) "laid down cost" means the cost to the purchaser of any skating outfit delivered to his place of business and, more particularly, the sum of the following elements of cost only:
 - (i) the price as shown on the invoice of the supplier after deducting all discounts and allowances;
 - (ii) sales taxes, if not included in the price aforesaid;
 - (iii) the costs of transportation, such as freight, express or cartage, in cases where such costs are not advanced or borne by the supplier and included as a part of the price, whether or not they are shown separately on the invoice of the supplier;
- (b) "nu-chrome skate" means the product sold under the trade description nu-chrome skate;
- (c) "skating outfit" means a pair of ice skates attached to boots or shoes.
- 2. (1) No manufacturer shall sell or offer for sale any skating outfit equipped with nu-chrome skates until the maximum selling price thereof has been fixed by the Administrator of Footwear, with the concurrence of the Administrator of Wholesale Trade and the Administrator of Retail Trade.

- (2) Every manufacturer of a skating outfit equipped with nu-chrome skates shall forthwith submit to the Administrator of Footwear, a statement, in writing, signed by him, showing the following particulars with respect to each kind of such product which has been manufactured or is being manufactured by him:
 - (a) details of cost;
 - (b) his proposed selling price.
- (3) Every manufacturer's maximum selling price of a skating outfit equipped with nu-chrome skates shall be fixed by the Administrator on the following basis:
 - (a) the part of the selling price attributable to the skates shall not exceed by more than ten cents (10c.) the amount which was attributable to nickel skates, of that durability most nearly comparable to the durability of the nu-chrome skates in question, when such nickel skates were sold as part of a skating outfit by the manufacturer on or about the second day of January, 1941;
 - (b) the part of the selling price attributable to the boots or shoes shall not exceed, by more than 9 per cent, the amount which was attributable to the boots or shoes of the same kind and quality sold by the manufacturer as part of a skating outfit on or about the second day of January, 1941, plus an additional amount not exceeding ten cents (10c.) per pair in any case where the boots or shoes hereafter sold as part of a skating outfit have leather soles in place of rubber soles which were on the boots or shoes sold as part of a skating outfit by the manufacturer on or about the second day of January, 1941.
- 3. No wholesaler shall sell or offer for sale any nu-chrome skates or any skating outfit equipped with nu-chrome skates at a price which exceeds the sum of his laid down cost thereof and a markup (percentage of cost) not greater than that customarily obtained by him in the basic period as defined in The Wartime Prices and Trade Regulations for other skates or other skating outfits of the most nearly comparable classification, sold by him; provided, however, that in no case shall such markup exceed 15 per cent of his selling price of such skates or such skating outfit.
- 4. No retailer shall sell or offer for sale any nu-chrome skates or any skating outfit equipped with nu-chrome skates at a price which exceeds the sum of his laid down cost price thereof and a markup (percentage of cost) not greater than that customarily obtained by him in the basic period as defined in The Wartime Prices and Trade Regulations for other skates or other skating outfits of the most nearly comparable classification, sold by him; provided, however, that in no case shall such markup exceed 35 per cent of his selling price of such skates or such skating outfit.
- 5. (1) When the manufacturer of any skating outfit equipped with nu-chrome skates,
 - (a) has been notified by the Administrator of Footwear
 - (i) of such manufacturer's maximum selling price of each kind of such skating outfit;
 - (ii) of the style number allotted to each kind of such skating outfit; and
 - (b) receives from the said Administrator, written instructions setting out in detail the method that wholesalers and retailers must use in fixing their respective maximum selling prices on such goods;

such manufacturer shall send a copy of such written instructions to each of his customers and to the Administrator of Retail Trade.

(2) Every person who sells at wholesale, any skating outfit equipped with nuchrome skates, shall send a copy of the written instructions referred to in subsection (1) of this section, to each of his customers and to the Administrator of Retail Trade.

- 6. Section 7 of Administrator's Order No. A-175, dated the 21st day of May, 1942, is hereby repealed to the extent only that it is repugnant to the provisions of this Order.
 - 7. This Order shall be effective on and after the 9th day of November, 1942.

Dated at Ottawa, this 5th day of November, 1942.

LOUIS DAOUST,
Administrator of Footwear.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-465, dated November 7, 1942

AMENDS

Administrator's Order No. A-411

(See Consolidation of Administrator's Order No. A-411)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-466, dated November 7, 1942

AMENDS

Administrator's Order No. A-422

(See Consolidation of Administrator's Order No. A-422)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-467

Respecting Birch and Maple Flooring

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:—

- 1. For the purposes of this Order,
- (a) "flooring" means that kind of sawn, planed and shaped lumber produced from birch (betula lutea, michaux) or maple (acer saccharum) and which is used in the construction of floors in building;
- (b) "grade" means a grade of lumber as defined in the Rules of the National Hardwood Lumber Association dated the 1st day of January, 1941;
- (c) "manufacturer" means any person who converts or processes in Canada any sawn birch or maple lumber into flooring;
- (d) "retail dealer" means any person who purchases any flooring from a manufacturer or wholesale dealer for resale to a consumer;
- (e) "wholesale dealer" means any person who purchases, receives, stores and/or distributes to retail dealers and/or industrial users flooring offered for sale by a manufacturer and who does not in the ordinary course of business sell directly to the consumer at retail except through a retail department.

2. (1) Subject to any specific direction to the contrary made, in writing, by the Administrator the maximum price at which any manufacturer or wholesale dealer may sell or offer to sell any grade, thickness or width of flooring produced from birch or maple, to any retail dealer and/or industrial user, shall be the price, per thousand feet board measure, hereinafter set forth for that kind, grade, thickness and width as follows:

					1st G	rade	2nd Grade		3rd Grade	
(a)	Thicknes	ss a	nd W	7idth	Birch	Maple	Birch	Maple	Birch	Maple
	13" x 11/4	to	21/2	inc.	 \$84.00	\$89.00	\$80.00	\$84.00	\$69.00	\$69.00
	$\frac{3}{8}'' \times 1\frac{1}{2}$	to	2 "	inc.	 74.00	74.00	69.00	69.00	57.00	57.00
	$\frac{1}{2}'' \times 1\frac{1}{2}$	to	2 "	inc.	 79.50	85.50	75.50	75.50	62.50	62.50

- (b) for flooring of prime grade of any kind, \$2.00 per thousand feet board measure in excess of the maximum price of the second grade of the same kind of such flooring;
- (c) for flooring 3½ inches in width, \$10.00 per thousand feet board measure in excess of the maximum price of such flooring of 2½ inches in width.
- (2) The maximum prices established in this section apply to sales of flooring in carload quantities, f.o.b. cars loaded at the nearest shipping point from which rail carriers will accept billing, where such flooring is destined to be shipped by rail, or loaded on trucks, where such flooring is destined to be shipped by trucks, and shall include sales tax. Any such quantity may be comprised of any or all of the kinds, grades, thicknesses and widths of flooring named in this section. Rough or nominal measurement for $\frac{3}{8}$ -inch and $\frac{1}{2}$ -inch flooring shall be $\frac{1}{2}$ -inch overface measurement and for $\frac{13}{16}$ -inch flooring shall be $\frac{3}{4}$ -inch overface measurement.
- 3. The maximum price at which any manufacturer or wholesale dealer may sell or offer to sell any flooring described in section 2 hereof on the basis of freight paid to the purchaser's receiving point, shall be the maximum price set forth in section 2 hereof for such flooring plus an amount, per thousand feet board measure, as an allowance for freight charges, computed as follows:
 - (a) for $\frac{13}{16}$ -inch flooring:
 - (i) \$3.00, in cases where the actual freight rate does not exceed 17½ cents per 100 pounds;
 - (ii) \$4.00, in cases where the actual freight rate exceeds 17½ cents per 100 pounds but does not exceed 25 cents per 100 pounds;
 - (b) for $\frac{3}{8}$ -inch flooring: one-half of the allowance for freight charges for $\frac{13}{16}$ -inch flooring as set forth in clause (a) of this Section;
 - (c) for ½-inch flooring:
 two-thirds of the allowance for freight charges for ½-inch flooring as set forth in said clause (a); provided that the actual freight charges shall apply to all thicknesses of flooring in cases where the actual freight rate exceeds 25 cents per 100 pounds.
- 4. The maximum price at which any manufacturer or wholesale dealer may sell or offer to sell to any retail dealer and/or industrial user any of the flooring described in section 2 hereof when sold in any quantity less than a carload lot, shall be the maximum price set forth in said section 2 for that kind of flooring plus an additional sum, per thousand feet board measure, for such quantity as follows:
 - (a) for 5,000 feet or more, \$3.00;
 - (b) for 2,000 feet up to and including 4,999 feet, \$5.00;
 - (c) for less than 2,000 feet, \$7.50.
- 5. Every manufacturer who sells any flooring to a wholesale dealer shall pay or allow such wholesale dealer the same commission and terms of sale as he paid or allowed such wholesale dealer during the basic period as defined in the Wartime Prices and Trade Regulations on the sale of the same kind of flooring.

- 6. Every manufacturer and every wholesale dealer who sells any flooring to any retail dealer and/or industrial user, shall allow such retail dealer and/or industrial user the same discounts and other terms of sale as he allowed to the same class of retail dealer and/or industrial user during the said basic period on the sale of the same kind of flooring.
- 7. Nothing herein contained shall be deemed to authorize any retail dealer to sell or offer to sell any flooring at a price in excess of the highest lawful price at which he sold the same kind of flooring during the basic period, namely, September 15, 1941, to October 11, 1941.

Dated at Ottawa, this 6th day of October, 1942.

A. S. NICHOLSON, Timber Administrator.

APPROVED:

D. GORDON, Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-468

REPLACING

Administrator's Order No. A-162

Respecting Idaho White and Ponderosa Pine

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

Administrator's Order No. A-162, dated the 15th day of May, 1942, is hereby revoked and the following is substituted therefor:

- 1. For the purposes of this Order,
- (a) "Mountain and Interior Region" means that area of the Province of British Columbia east of the Cascade Mountains;
- (b) "manufacturer" means any person who owns or operates in the Mountain and Interior Region a sawmill or machine wherein or whereby felled trees or logs are converted or processed into sawn, plain, or shaped lumber or other forms suitable for use in building operations;
- (c) "wholesale dealer" means any person who purchases, receives, stores and/or distributes to retail dealers and/or industrial users Idaho White and/or Ponderosa Pine lumber, and who does not in the ordinary course of business sell directly to the consumer at retail except through a retail department;
- (d) "retail dealer" means any person who purchases any Idaho White and/or Ponderosa Pine lumber from a manufacturer or wholesale dealer for resale to a consumer.
- 2. (1) The maximum price per thousand feet board measure at which any manufacturer or wholesale dealer may sell or offer to sell any size and grade of Idaho White Pine lumber or Ponderosa Pine lumber, stock worked S2S, S4S, shiplap, or standard patterns of flooring, ceiling or siding, to any retail dealer and/or any industrial user in any part of Canada east of the Manitoba-Ontario boundary shall be, in the case of Idaho White Pine lumber, the price set forth in paragraph (a) of Schedule "A" hereto, and, in the case of Ponderosa Pine lumber, the price set forth in paragraph (a) of Schedule "B" hereto, for that size and grade of such lumber, so worked, delivered to the purchaser in, or in any area for which the freight rate is the same as the freight rate for delivery of such lumber to, the City of Toronto, Ontario.
- (2) The maximum price per thousand feet board measure at which any manufacturer or wholesale dealer may sell or offer to sell any size and grade of shop, pile run grades of Ponderosa Pine lumber to any retail dealer and/or any industrial user

referred to in subsection (1) of this section, shall be the price set forth in paragraph (c) of Schedule "B" hereto for that size and grade of such shop, pile run Ponderosa Pine lumber delivered to the purchaser as provided in said subsection (1).

- (3) The maximum amount, per thousand feet board measure, that may be added by any manufacturer to the maximum selling prices set forth in paragraph (a) of each of the said Schedules for the performance of work or service or for the supply of special lengths or widths of such lumber, as set forth in paragraph (b) of each of of the said Schedules, shall be the amount set forth opposite such listed work, service, special lengths or widths.
- (4) In any case where the freight rate for the delivery of any such lumber to such part of Canada is different from the freight rate applicable to such delivery in Toronto aforesaid, the prices set forth for such lumber in the said Schedules, shall be varied to reflect such difference on the basis of using shipping weights of, in the case of Ponderosa Pine lumber, 2,500 pounds and, in the case of Idaho White Pine lumber 1,850 pounds, per thousand feet board measure for dressed lumber, and, in the case of Ponderosa Pine lumber, 2,800 pounds, and, in the case of Idaho White Pine lumber, 2,600 pounds, per thousand feet board measure for rough lumber, irrespective of size, and by figuring freight charges to the nearest 25 cents per thousand feet board measure.
- 3. Each manufacturer who sells to a wholesale dealer any Idaho White Pine lumber or Ponderosa Pine lumber shall pay and/or allow such wholesale dealer the same commission and terms of sale as he paid and/or allowed to such wholesale dealer during the basic period as defined in The Wartime Prices and Trade Regulations on the sale of any lumber set out in Schedules "A" and "B" hereto for delivery in any part of Canada east of the Manitoba-Ontario boundary.
- 4. Each manufacturer or wholesale dealer who sells to a retail dealer or an industrial user shall allow such retail dealer or industrial user the same terms of sale as he allowed to the same class of retail dealer or industrial user during the said basic period on the sale of any of the lumber set out in Schedules "A" and "B" hereto for delivery in the aforementioned part of Canada.
- 5. The inspection of Idaho White Pine lumber and Ponderosa Pine lumber shall be governed by the grading rules of the Western Pine Association of Portland, Oregon, in effect at the date of this Order.
- 6. Nothing herein contained shall be deemed to authorize any retail dealer to sell or offer to sell any Idaho White Pine lumber or any Ponderosa Pine lumber, of any grade or size, at a price in excess of the highest lawful price at which he sold the same kind, grade and size of lumber during the basic period, September 15, 1941, to October 11, 1941.

Dated at Ottawa, this 14th day of September, 1942.

A. S. NICHOLSON, Timber Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

Being Schedule "A" attached to and forming part of Administrator's Order No. A-468

Manufacturer's and wholesale dealer's maximum selling price of Idaho White

Pine lumber to retail dealers and/or industrial users located east of the

Manitoba-Ontario boundary.

	"C" Select	"D" Select	"D"	Nos. 1 & 2	No.3	No.4
(a) Size	Better	Better Per the	Select ousand fee	Common et board m	Common easure	Common
1 x 4 - 6/20' - R/L	\$ 72.00	\$ 67.00	\$ 62.00	\$ 56.00	\$ 46.00	\$ 37.00
$1 \times 5 - 6/20' - R/L$	77.00	72.00	67.00	56.00	46.00	37.00
$1 \times 6 - 6/20' - R/L$	77.00	72.00	67.00	56.00	46.00	38.00
1 x 8 - 6/20' - R/L	82.00	77.00	72.00	56.00	47.00	39.00
1 x 10 - 6/20' - R/L	97.00	92.00	87.00	67.00	48.00	40.00
1 x 12 - 6/20' - R/L	117.00	107.00	102.00	72.00	52.00	42.00
1 x 13 & Wider - R/L	127.00	112.00	107.00	72.00	52.00	

The above prices are for stock worked S2S, S4S, shiplap, or standard patterns of flooring, ceiling or siding. Stock worked S4S to finish 24 %2 x 4" off width.

(b) Kind of work, service or special sizes	Add to above price per M F.B.M.
Stock worked S4S to finish $\frac{13}{16}$ x $\frac{1}{4}$ " off width	\$1.00
Stock worked S4S to finish $\frac{7}{8} \times \frac{1}{4}$ " off width	2.00
For 5/4, 6/4 and 8/4 in grade No. 3 common or better add to pri-	
of 4/4 in same width	5.00
Specified lengths, all grades	2.00
Ripping, per rip	1.00
Bundling	1.00
Stock in the rough	3.00
Stock 3" and less in width worked S4S	2.50
Special sticker work, such as jambs, sill, stepping and such like	8.00

SCHEDULE "B"

Being Schedule "B" attached to and forming part of Administrator's Order No. A-468
Manufacturer's and wholesale dealer's maximum selling price of Pondercsa
Pine lumber to retail dealers and/or industrial users located east of the
Manitoba-Ontario boundary.

(a)	Size						& Better	No.2 Common ousand fee	Common (Common
	1 x 4 -	6/20'	- R/L		 	 	 \$66.25	\$51.25	\$41.75	\$37.75
	1 x 5 -	6/20'	- R/L		 	 	 77.25	53.25	45.25	
	1 x 6 -	6/20'	- R/L		 	 	 69.25	50.25	43.25	39.25
	1 x 8 -	6/20'	- R/L		 	 	 69.25	50.25	44.25	40.25
	1 x 10 -	6/20'	- $R/L_{}$		 	 	 77.25	53.25	44.25	40.25
	1 x 12 -	6/20'	- R/L		 	 	 87.25	60.25	45.25	41.25
	Randor	n widt	hs and le	ngths	 	 				39.25

The above prices are for stock worked S2S, S4S, shiplap, or standard patterns of flooring, ceiling or siding. Stock worked S4S to finish 25 %2 x ½" off width.

Add to above price

(b) Kind of work, service, or special sizes, etc.	per M F.B.M.
Stock worked S4S to finish $\frac{13}{16} \times \frac{1}{4}$ " off width	\$1.00
Stock worked S4S to finish $\frac{7}{8} \times \frac{1}{4}$ " off width	2.00
Specified lengths, "D" select and better	5.00
Specified lengths, common grades	2.00
Ripping, per rip	1.00
Bundling	1.00
Stock 3" and less in width worked S4S	2.50
Special sticker work, such as jambs, sill, stepping and such like	
Rough—common grades	5.00
Rough—"D" select and better, the price set forth in paragraph (above for "D" select and better.	a)
Factory	
No.3 No.1	No.2 No.3

Onob	Shop	Shop
\$66.25		51.25 55.25
	Shop \$66.25	\$66.25 \$58. 25 \$

For 8/4 shop—add \$5.00 per M F.B.M. to prices for 5/4 and 6/4. If, at mill's option, other than pile run grades are shipped, same prices will apply.

When desired and when planer available, shop S2S to standard thickness will be supplied at same prices as for rough.

THE WARTIME PRICES AND TRADE BOARD Administrator's Order No. A-469

Respecting Men's and Boys' Caps and Suspenders

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, and with the concurrence of the Administrators of Wholesale Trade and Retail Trade, as follows:

- 1. For the purposes of this Order,
- (a) "manufacturer" means any person who wholly or partly manufactures for sale men's and boys' caps and/or suspenders;
- (b) "retailer" means any person who, in the ordinary course of business, sells any such goods direct to the consumer and not for the purpose of resale;
- (c) "wholesaler" means any person other than a retailer who purchases any such goods from a manufacturer for the purpose of resale.
- 2. (1) Any manufacturer may add to his maximum selling price of any men's and/or boys' caps an amount not exceeding
 - (a) Twenty-five cents (25c) per cap in any case where less than six caps of a regular style are ordered by any customer; or
 - (b) Twenty-five cents (25c) per cap in any case where six or more caps of a regular style in sizes larger than $7\frac{5}{3}$ are ordered by any customer; or
 - (c) Fifty cents (50c) per cap in any case where less than six caps of a regular style in sizes larger than $7\frac{5}{8}$ are ordered by any customer;

provided, however, that the provisions of this subsection shall not apply in any case where caps are ordered to be made according to the purchaser's specifications, that is, custom made.

(2) Any manufacturer may charge any customer who orders any suspenders 42 inches in length, a price therefor not exceeding, by more than 5 per cent, such manufacturer's maximum selling price for the same kind and quality of suspenders 38 inches in length.

- 3. Nothing in this Order contained shall be deemed to authorize any wholesaler or retailer to sell or offer to sell, any men's or boys' caps or suspenders at any price in excess of such wholesaler's or retailer's lawful maximum price for such goods respectively.
- 4. This Order shall not apply to the manufacture, sale and delivery of any goods mentioned in this Order for or to the Department of National Defence, the Department of National Defence Air Services, the Department of Munitions and Supply for Naval, Military or Air Services or any agency of any such Department.
 - 5. This Order shall be effective on and after the 9th day of November, 1942.

Dated at Ottawa, this 6th day of November, 1942.

J. D. C. FORSYTH,
Administrator of Men's and Boys' Furnishings.

APPROVED:

D. GORDON, Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-470

Respecting New Cotton Felt Mattresses

Whereas The Wartime Prices and Trade Board has restricted the use of metal in the manufacture of springs for use in mattresses, and in consequence substitute materials are now being used in the manufacture of mattresses, resulting in the production of a new or modified product within the meaning of Order No. 145 of the said Board, dated the 30th day of June, 1942;

Therefore, by virtue of authority conferred by the said Board and in pursuance of said Order No. 145, I do hereby order and prescribe, on behalf of such Board, and with the concurrence of the Administrator of Retail Trade, as follows:—

- 1. For the purposes of this Order,
 - (a) "Director of Bedding" means the person appointed as such by The Wartime Prices and Trade Board, with the approval of the Governor in Council;
 - (b) "manufacturer" means any person wholly or partly engaged in the manufacture of mattresses:
 - (c) "new cotton felt mattress" means any cotton felt mattress for which a maximum price does not exist under or pursuant to the Wartime Prices and Trade Regulations.
- 2. No manufacturer shall sell or offer to sell any new cotton felt mattress until his maximum selling price therefor has been fixed or approved, in writing, by the Administrator of Cotton with the concurrence of the Administrator of Retail Trade.
- 3. In the application for a price fixation or approval of any new cotton felt mattress every manufacturer thereof shall submit to the Director of Bedding a written statement in the form prescribed by such Director showing in particular
 - (a) the trade description or other means of identification of;
 - (b) details as to quality and quantity of covering materials, filling materials, and construction used in; and

- (c) his proposed maximum selling price or, as the case may be, his maximum selling price, with a detailed computation of each such price, of such new cotton felt mattress and that kind of spring filled mattress, manufactured by him, of the quality, utility and durability most nearly comparable to such new cotton felt mattress and for which spring filled mattress a maximum price exists pursuant to The Wartime Prices and Trade Regulations. Such manufacturer shall also send to the Director of Bedding a photograph or an accurate sketch of each kind of new cotton felt mattress.
- 4. The maximum price at which any retailer may sell or offer to sell any new cotton felt mattress shall be the sum of the following:
 - (a) the actual price paid by such retailer for such new cotton felt mattress but not in any event exceeding the maximum price that may be charged by the manufacturer from whom he bought such mattress, plus transportation charges and sales tax paid by the retailer, if not included in such price; and
 - (b) a mark-up (percentage of cost) not greater than the mark-up (percentage of cost) used by such retailer in establishing his maximum price for another mattress of the most nearly comparable classification sold by him or (if no mattress offering a reasonable basis of comparison was sold by him) by other retailers of the same class during the basic period referred to in the said Regulations; provided, however, that in no case shall such mark-up be greater than 40 per cent of such retailer's selling price of such mattress.
 - 5. (1) The Director of Bedding shall
 - (a) allocate style numbers to each kind of new cotton felt mattress of each manufacturer;
 - (b) prepare written instructions respecting the method to be followed in fixing the prices at which such mattresses shall be sold at retail;
 - (c) send to each manufacturer
 - (i) the style numbers allocated to such manufacturer's new cotton felt mattresses;
 - (ii) a duplicate original of the approval or fixation by the Administrator of Cotton of the price of each such goods;
 - (iii) true copies of the written instructions, referred to in Clause (b) of this subsection.
 - (2) Every manufacturer of new cotton felt mattresses, shall
 - (a) send a copy of such written instructions to each of his customers within a reasonable time after the same are received by him;
 - (b) in every sale, delivery or other disposition of new cotton felt mattresses made by him, designate each such mattress by the number allocated to it as aforesaid.
 - 6. This Order shall be effective on and after the 9th day of November, 1942.

Dated at Ottawa, this 6th day of November, 1942.

J. H. F. TURNER,
Administrator of Cotton.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-471

Respecting Food Choppers

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:—

- 1. No person shall hereafter manufacture any hand operated or motor driven food chopper for household use.
- 2. No person shall hereafter manufacture any hand operated or motor driven food chopper for industrial, institutional or commercial use except with the written permission of the Administrator of Fabricated Steel and Non-Ferrous Metals from time to time appointed by the Wartime Prices and Trade Board, with the approval of the Governor in Council.
 - 3. This Order shall be effective on and after the 10th day of November, 1942.

Dated at Ottawa this 7th day of November, 1942.

H. H. FOREMAN,
Administrator of Fabricated Steel and Non-Ferrous Metals.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-472

Respecting Glass Containers for Wines and Spirituous Beverages

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, and with the concurrence of the Administrator of Alcoholic Beverages, as follows:—

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Glass and Glass Products from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "wine" means any alcoholic beverage, the product of the natural or induced fermentation of fruits, agricultural products, or any saccharine material fermented alone or in any combination without any process of distillation;
- (c) "spirituous beverages" means and includes all beverages containing potable alcohol obtained by distillation, made palatable by the addition of water and other substances in solution and commonly known as whiskey, brandy, rum, gin, cocktails, and liqueurs;
- (d) "alcoholic beverages" means wines and spirituous beverages as herein defined but shall not include beer, ale, porter or stout.
- 2. No person shall after the 31st day of December, 1942, manufacture any glass containers for bottling any alcoholic beverages,
 - (a) except in sizes designed to hold the number of fluid ounces set forth in Schedule "A" hereto for each type of alcoholic beverage;
 - (b) except in the shapes set forth in Schedule "A" hereto for each size;
 - (c) unless such containers are designed for use with a cap or closure of a size and type set forth in Schedule "A" for each size and shape of container;
 - (d) unless such containers are made in accordance with specifications as to style, quality and shape approved by the Administrator.

- 3. The Administrator may, with the concurrence of the Administrator of Alcoholic Beverages, by permit in writing, grant such exemption in whole or in part from any provision of this Order as he may deem proper and in the public interest.
 - 4. This Order shall be effective on and after the 11th day of November, 1942.

Dated at Ottawa, this 7th day of November, 1942.

H. R. HARRISON,
Administrator of Glass and Glass Products.

Closure

APPROVED:

2.

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

being Schedule "A" referred to in Administrator's Order No. A-472 respecting Glass Containers for Wines and Spirituous Beverages.

Shape

1. Glass Containers for Wines

Size

26	OZ.	Round (heavy Type with push up bottom)Standard
26	OZ.	Round
31	OZ.	RoundStandard
40	OZ.	Round
80	OZ.	Round (Light Weight)Standard
160	OZ.	Round (Light Weight)Standard
. Glass	Con	tainers for Spirituous Beverages
10	OZ.	Flat
		Flat
25	OZ.	Round
40	07	Round 28 mm C.T. GCA 400

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-473, dated November 10, 1942

AMENDS

Administrator's Order No. A-425

Effective on and after November 12, 1942

(See Consolidation of Administrator's Order No. A-425)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-474

Respecting the Manufacture of Women's, Misses' and Children's Wear

(Consolidated as amended by Administrator's Order No. A-512)

Pursuant to authority conferred by The Wartime Prices and Trade Board I do hereby order on behalf of such Board, and with the concurrence of the Administrator of Retail Trade, as follows:—

1. For the purposes of this Order,

(a) "Administrator" means the Administrator of Women's, Misses' and Children's Wear from time to time appointed by The Wartime Prices and Trade Board with the approval of the Governor in Council;

(b) "manufacturer" means any person whether manufacturer, wholesaler, jobber, milliner, or retailer, custom tailor, custom dressmaker, or home dressmaker, who wholly or partly manufactures in Canada for sale or for remuneration any garment referred to in this Order;

- (c) "garment" means any article of women's, misses' or children's apparel named in the Schedules attached to this Order, when made of the materials referred to in such schedules for each type of garment and shall further include sportswear, bloomers, brassieres, corsets, scarves, all Infant's wear, Boys' Wash Suits and Women's and Children's hats.
- 2. No manufacturers shall hereafter manufacture on special order any garment where the style thereof is basically changed from the original style shown in the manufacturer's range, or where the size thereof differs from that shown or quoted for any particular style, provided, that where actual physical measurements or proportions of an individual consumer require a garment differing in length or size from sizes shown or quoted, or from standard sizes as set forth in any schedule to this Order, such garment may be made or altered to conform to such measurements or proportions.

3. No manufacturer shall

- (a) reduce any fabric from the normal width or length by overall tucking, shirring or pleating on any garment except to make minor trimmings, and for the purpose of this Section, tucking, shirring or pleating shall be considered to be minor trimmings when the material used therefor does not exceed 4½" in width;
- (b) use any cloth made of wool to line any garment;
- (c) use any cloth to make any double cuff or double yoke either back or front on any garment except as permitted by this Order.
- 4. No manufacturer shall manufacture, sell, offer to sell or deliver any garment except in accordance with the restrictions or having any of the features described as "Eliminations" set forth in Schedules A, B, C, D, E, F, G, H, I, hereto; as the same apply to such garment, provided that such restrictions and eliminations shall not apply to or prohibit the manufacture, sale or delivery of
 - (a) any garment supplied to any church or religious organization and used by such church as a uniform, robe or vestment for religious purposes;
 - (b) any garment manufactured prior to the date of this Order or for which the material had at such date been cut in such manner as to prevent the use of such material in compliance with this Order;
 - (c) maternity dresses.
- 5. No manufacturer shall cut or put in process:
 - (a) any garment other than women's or children's hats in more than four shades;
 - (b) any women's or children's hats in more than six shades in straw or in more than ten shades in felt and fabric;
 - (c) any misses or women's hats with fur trimming.
- 6. No manufacturer of women's or children's hats shall make, order, purchase or accept delivery of any new blocks after January 15th, 1943.
- 6A. The Administrator may by permit in writing grant such exemption in whole or in part from any provision of this Order in special cases of individual hardship as he may deem proper and in the public interest.

(Section 6A as added by Administrator's Order No. A-512.)

- 7. Administrator's Orders Nos. A-61 dated the 18th day of March, 1942, and A-120 dated the 24th day of April 1942 are hereby revoked.
- 8. This Order shall be effective on and after the 17th day of November, 1942.

Dated at Ottawa, this 11th day of November, 1942.

J. A. KLEIN,
Administrator of Women's, Misses' & Children's Wear.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Schedule "A"

Being Schedule "A" attached to and forming part of Administrator's Order No. A-474.

PART I

Respecting Women's, Misses' & Junior's dresses, hoovers, smocks, brunch coats, coffee coats, jumpers and aprons made of any material and evening wraps and capes made of cotton, rayon and mixtures thereof.

Restrictions

(a) hem not to exceed 2" in width;

(b) dresses made of rayon or mixtures thereof: bottom sweep not to exceed 78" open measurement for size 16; standard grading to prevail for other sizes, with a maximum allowance of 2" for each size;

(c) no voluminous, bell, dolman, balloon, leg of mutton or exaggerated sleeves; the maximum circumference of sleeve not to exceed 14" at the bottom for size

16; standard grading to prevail for other sizes;

- (d) top piece of any size 16, two-piece dress not more than 26½" overall length from neck seam and including hem; standard grading to prevail for other sizes;
- (e) not more than one zipper per garment;(f) belt or sash not to exceed 2" in width;

(g) dresses of woollen material: sweep not to exceed 68½" open measurement for size 16; standard grading to prevail for other sizes, with a maximum allowance of 2" for each size;

(h) cotton dresses, hoovers, smocks, brunch coats, coffee coats or other similar garments; bottom sweep not to exceed 72" for size 16 open measurement; standard grading to prevail for other sizes, with a maximum allowance of 2"

for each size;

 (i) no separate jacket, coat, redingote, hood, scarf, bolero, jacket effects or matching accessories if such manufacturer had not previous to March 18, 1942, manufactured, sold or offered for sale any such garment or garments in this paragraph mentioned;

(j) dresses: maximum finished length not to exceed (measured from nape of neck to the bottom of finished hem.) 43" for size 16; standard grading to prevail

for other sizes:

(k) dresses of rayon, wool and mixtures thereof; not more than 15 buttons, dresses of cotton; not more than 9 buttons, including buttons used for trimming in either case;

(l) not more than two pockets on each garment;

(m) bridal gowns, including train: length not to exceed 59"; sweep not to exceed 144" for size 16; standard grading to prevail for other sizes; colours to be restricted to white and cream.

Eliminations

- (a) cloth-over-cloth, including jacket, coat, redingote, hood, scarf, bolero, jacket effects, cape or matching accessories;
- (b) bodice suspenders or bib heretofore attached to the top of a skirt of a two-piece dress, the same to be replaced by a waist band;
- (c) matching or contrasting underslip to be sold with any dress, except in the case of dresses made of transparent materials;
- (d) petticoat, overskirt, apron or pinafore with a dress;

(e) suspenders with any dress;

- (f) pocket flaps on any woollen dress;
- (g) evening and dinner dresses;
- (h) dresses with fur trimmings;
- (i) evening wraps and capes;
- (j) jumpers;
- (k) organdy aprons;
- (1) patch pockets on skirts of two-piece dress.

PART II

Respecting nurses', maids', waitresses' and beauticians' uniforms made of any material.

Restrictions

- (a) bottom sweep not to exceed 66 inches open measurement for sizes 16 or 34, standard grading to prevail for other sizes, with a maximum allowance of 2 inches for each size;
- (b) hem not to exceed 2 inches in width;
- (c) belt not to exceed 2 inches in width;
- (d) finished length not to exceed 42 inches for size 16 or 34, standard grading to prevail for other sizes; in the case of material not preshrunk 44" length will be permitted;
- (e) not more than two pockets for each uniform;

Eliminations

- (a) flaps on pockets;
- (b) french cuffs on sleeves;
- (c) double breasted styles;
- (d) double bodice or double sleeves.

PART III

Respecting separate jackets, evening jackets, loafer jackets and coatees made of cotton, rayon and mixtures thereof and sleeveless jackets, vests, jerkins and boleros made of any material.

Restrictions

- (a) overall length not to exceed 26½ inches from neck seam and including hem for size 16, standard grading to prevail for other sizes;
- (b) sleeves not to be cut on the bias;
- (c) no cuffs on long sleeves;
- (d) not more than two pockets.

Eliminations

- (a) flaps on any pockets;
- (b) separate or attached hood, cape, scarf, muff, bag, hat, shawl or vest;
- (c) by-swing, vent in back, pleated back or Norfolk style;
- (d) evening jackets;
- (e) sleeveless jackets;
- (f) vests;
- (g) jerkins;
- (h) boleros:
- (i) loafer jackets;
- (j) coatees.
- (Schedule "A" as amended by Administrator's Order No. A-512.)

Schedule "B"

Being Schedule "B" attached to and forming part of Administrator's Order No. A-474. Containing restrictions and eliminations in the making of blouses, skirts and culottes, made of any material.

Part I

Blouses:

Restrictions

- (a) maximum overall length, including hem, not to exceed 23½ inches for size 16, standard grading to prevail for other sizes;
- (b) not more than one pocket for each blouse;

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- (c) no voluminous, bell, dolman, balloon, leg of mutton or exaggerated sleeves; the maximum circumference of sleeve not to exceed 15 inches at the bottom before cuff for size 16; standard grading to prevail for other sizes;
- (d) double back yoke not to exceed 31" in depth finished;
- (e) not more than 15 buttons on any blouse including buttons used for trimming.

Eliminations

- (a) tunic blouses;
- (b) torso blouses;
- (c) double pockets, french cuffs or double cuffs on short sleeves;
- (d) separate or attached hood, shawl, scarf, kerchief, or matching accessories with any blause.

Part II

Separate Skirts and Culottes for Women and Misses:

Restrictions

- (a) skirts: maximum sweep not to exceed 81 inches open measurement for size 16 in rayon and cotton materials and mixtures thereof and 68 inches open measurement in woollen materials and mixtures thereof, standard grading to prevail for other sizes, with a maximum allowance of 2" for each size;
- (b) skirts: length not to exceed 30 inches overall for size 16, standard grading to prevail for other sizes; said length to include hem and full cloth on waist band; no additional cloth to be used if detachable belt is shown;
- (c) not more than one zipper.

Eliminations

- (a) suspenders or bib on skirt of woollen materials;
- (b) culottes;
- (c) lined skirts;
- (d) skating skirts:
- (e) patch pockets on separate skirts:
- (f) inside pockets of woollen cloth.

(Schedule "B" as amended by Administrator's Order No. A-512.)

Schedule "C"

Being Schedule "C" attached to and forming part of Administrator's Order No. A-474. Containing restrictions and eliminations in the making of ski suits, ski jackets, ski slacks and snowsuits made of any material.

Children's up to size 14X—For Boys and Girls:

Restrictions

- (a) not more than two pockets;
- (b) belts not to exceed 2" in width;
- (c) suspenders not to exceed 25 inches in length for size 4 with an allowance not greater than 1 inch for each size;
- (d) knee patches not to exceed 8" x 6" finished on all sizes up to and including size 8;
- (e) not more than one headgear per garment;
- (f) double-breasted jackets; overlap not to exceed 4 inches up to size 8; and 4½ inches from sizes 8 to 14, both inclusive;

(g) not more than one zipper per garment;

(h) not more than two pockets on separate slacks;

(i) length of jacket of ski or snow suit not to exceed the following:

Size		Length
4		$17\frac{3}{4}$ "
5		181"
6		183"
6X		19¼"
7		19½"
8		$19\frac{3}{4}"$
9		20 1 "
10		2034"
12		$21\frac{3}{4}''$
14 .		223"
14X ·		233"

- (j) ski slacks, instructor or down hill type: outside overall measurement, including hem, not to exceed 40½" for size 12; standard grading to prevail for other sizes;
- (k) ski slacks, instructor or downhill type; ankle width not to exceed $9\frac{1}{4}$ " in circumference; standard grading to prevail for other sizes;
- (1) ski suits not to consist of more than three units, including slacks, jacket and headgear.

Eliminations

(a) woollen plaid material as a combination:

- (b) belts of double wool material (belts may be made of single ply wool or with cotton lining);
- (c) suspenders on slacks and pants of double woollen material (suspenders may be made of single ply woollen material or with cotton lining);
- (d) bib or bodice on top of pant or slack; (e) dropseat in any one-piece garment;

- (f) cloth zipper guards on inside front of jacket;
- (g) wool-on-wool including yokes, seat patches, tabs on sleeves, extra cuffs and woollen cloth on inside pockets (this does not apply to pocket pieces which hold lining);
- (h) extra storm cuffs on sleeves;
- (i) two or three-piece snow and ski suits in sizes 2 and 3;
- (j) pleats on slacks or jackets, action back on jackets;
- (k) peaks on aviation headgear;
- (l) woollen facing on zipper ski suits over size 6X;
- (m) side opening zipper garments;
- (n) self or contrasting belt on slacks:
- (o) tunnel loops on slacks;
- (p) side straps on slacks.

Women's and Misses' Sizes:

Restrictions

- (a) ski slacks, instructor or downhill types; outside overall measurement, including hem, not to exceed 431" for size 16, standard grading to prevail for other sizes;
- (b) ski slacks instructor or downhill type: ankle width not to exceed 11" in circumference, standard grading to prevail for other sizes;
- (c) not more than two pockets on ski slacks;
- (d) not more than one zipper per garment.

Eliminations

- (a) hat, bag, scarf, hood, shawl, jacket, blouse or other accessories with ski slacks;
- (b) self or contrasting belt;
- (c) bellows pockets:
- (d) pleats;

- (e) separate or attached suspenders or bib;
- (f) zippers on pockets;
- (g) tunnel loops;
- (h) side straps;
- (i) ski suita;
- (j) ski jackets.

(Schedule "C" as amended by Administrator's Order, No. A-512.)

Schedule "D"

Being Schedule "D" attached to and forming part of Administrator's Order No. A-474. Containing restrictions and eliminations in the making of children's coats up to size 6X for boys and up to and including size 14X for girls made of any material.

Restrictions

- (a) facings not to exceed 3" up to and including size 10, and $3\frac{3}{4}$ " from size 12 to 14X, both sizes inclusive;
- (b) hem not to exceed 2";
- (c) box coats; sweep not to exceed 55" for size 14X, standard grading to prevail for smaller sizes; 6" additional permitted for chubby models;
- (d) flared coats; sweep not to exceed 66" for size 14X; standard grading to prevail for smaller sizes; 6" additional permitted for chubby models;

Eliminations

- (a) all-around belt in size ranges 2 to 10 inclusive;
- (b) wool interlining and wool removable linings;
- (c) attached or separate cape, scarf, muff, bag, skirt, matching hat patches and other matching accessories whether sold as an ensemble or separately;
- (d) hood, cap, helmet, hat or matching headgear over size 6X;
- (e) zipper on coats;
- (f) matching pants sold as an ensemble with boys' coats in sizes 2 to 6X, both inclusive;
- (g) matching skirt sold as an ensemble with girls' top coats;
- (h) woollen cloth on inside pocket except pocket pieces which hold lining;
- (i) patch pockets;
- (j) inverted pleats;
- (k) belts other than half belts in coats of size ranges 2 to 6 and 7 to 10, maximum width of such half belt to be 2";
- (1) more than two zippers on leggings in coat sets up to size 6;
- (m) fur trimmings on coats up to and including size 6X.

Schedule "E"

Being Schedule "E" attached to and forming part of Administrator's Order No. A-474.

Containing restrictions and eliminations in the making of housecoats, dressing gowns, kimonos, negligees, hostess gowns, lounging pyjamas, bathrobes and bedjackets made of any material.

Restrictions

- (a) finished length not to exceed,
 - for women and misses, 54" for sizes up to and including size 38—and 55" for any larger sizes;
 - 2. for children, 42" for size 8, standard grading to prevail for other sizes;
- (b) finished sweep not to exceed,
 - 1. for women and misses, 78" for size 16, standard grading to prevail for other sizes, with a maximum allowance of 2" for each size;
 - 2. for children, 48" for size 8, standard grading to prevail for other sizes, with a maximum allowance of 2" for each size;

- (c) hem not to be wider than 1";
- (d) not more than one pocket;
- (e) not more than one zipper per garment;
- (f) eiderdown robes not to be longer than 50";
- (g) belt not to exceed 2" finished width for women and misses and 11 for children:
- (h) sleeve circumference not to exceed 14" for size 16, standard grading to prevail for other sizes.

Eliminations

- (a) negligees;
- (b) hostess gowns;
- (c) chenille or candlewick garments where tufting yarn and sheeting are used;
- (d) individual boxing and packaging;
- (e) lounging pyjamas.

(Schedule "E" as amended by Administrator's Order No. A-512.)

Schedule "F"

Being Schedule "F" attached to and forming part of Administrator's Order No. A-474.

Containing restrictions and eliminations in the making of sleeping pyjamas, nightgowns, and slips made of woven rayon, cotton and mixtures thereof, for

- (a) Women and Misses;
- (b) Girls to size 16;
- (c) Boys to size 6.

I. Pyjamas

Restrictions

- (a) finished length of coat and pyjamas, measured from top of shoulder not to
 - 1. for women's and misses' regular sizes, 24"; oversize 25½";
 - 2. for children, 19" for size 8; standard grading to prevail for other sizes;
- (b) finished length of pants; outside measurement not to exceed,
 - 1. for women's and misses' sizes, 41";
 - 2. for children, 34" for size 8; standard grading to prevail for other sizes;
- (c) finished width of bottom of pants not to exceed,1. for women's and misses' sizes, 24";

 - 2. for children, 19" for size 8; standard grading to prevail for other sizes;
- (d) not more than one pocket;
- (e) hem on either coat or pants not to exceed,
 - 1. for women's and misses' sizes, one-half inch;
 - 2. for children's sizes, one inch;
- (f) back patches of a triangular shape on the back neckline of garments made of printed cotton cloth not to exceed,
 - 1. for women's and misses' sizes, 9" in width and 9" in length;
 - 2. for children's sizes, 7" in width and 7" in length;
- (g) maximum finished length of sleeve, measured from the underarm seam, not to exceed 4" in rayon material.

Eliminations

- (a) cloth-over-cloth including jackets, coats, hoods, scarves, yokes on jackets, matching slippers and cuffs on sleeves or pants;
- (b) belt or sash on coat;
- (c) children's two-pant sleepers larger than size 4;
- (d) children's pyjamas in woven rayon material up to and including sizes 14X;
- (e) children's two-piece pyjamas up to and including size 6.

II. Nightgowns

Restrictions

(a) finished length not to exceed 54";

(b) finished sweep not to exceed 66" for regular sizes and 74" for oversize;

(c) belt, sash, hems on sleeves or bottoms not to exceed one-half inch in width;
 (d) back patches of a triangular shape on the back neckline of garments made of printed cotton cloth not to exceed,

1. for women's and misses' sizes, 9" in width and 9" in length;

2. for children's sizes, 7" in width and 7" in length.

Eliminations

(a) pockets:

(b) double yokes or cuffs on sleeves;

(c) cloth-over-cloth in the manufacture of matching or contrasting jackets, coats, hoods, scarves or matching slippers as appurtenant to any nightgown;

(d) ruffles or frills at the bottom.

III Slips

Restrictions

(a) hem not to exceed,

1. for women's and misses' sizes, one inch;
2. for children up to and including size 16, 2";

(b) ruffles and frills at the bottom for children not to exceed 3";

(c) bottom sweep not to exceed,

 for women's and misses' sizes, 58" for size 34; standard grading to prevail for other sizes with a maximum allowance of 2" for each size;

2. for children's, 48" for size 8; standard grading to prevail for other sizes with a maximum allowance of 2" for each size.

Eliminations

(a) cloth-over-cloth panels, commonly known as shadow-proof panels;

(b) ruffles and frills at the bottom for women and misses.

IV. Ladies Woven Rayon Underwear

Eliminations

(a) pantie and brassiere set, commonly known as a "dance set";

(b) envelope chemise, commonly known as a "teddy".

(Schedule "F" as amended by Administrator's Order No. A-512.)

Schedule "G"

Being Schedule "G" attached to and forming part of Administrator's Order No. A-474.

Containing restrictions and eliminations in the making of children's dresses, separate skirts, tunics, sleeveless jackets, jerkins, vests and boleros; made of any material.

I. Dresses

Restrictions

(a) finished bottom sweep, open measurements, not to exceed the following measurements for the respective sizes shown after each measurement:

1 — 3 range 50 inches for size 3; 3 — 6X range 58 inches for size 6X; 7 — 12 range 66 inches for size 12; 10 — 16 range 72 inches for size 16;

standard grading to prevail for other sizes, with a maximum allowance of 2" for each size;

(b) bottom hem not to exceed 3";

(c) separate or attached belts not to exceed 2" in width;

(d) suspenders of woollen material not to exceed 1½" in width.

Eliminations

- (a) cloth-over-cloth including jackets, coats, hoods, scarves, redingotes, boleros, jacket effects, capes and any other matching accessories;
- (b) matching pantie or bloomer with any dress;
- (c) bloomers in woven woollen material;
- (d) petticoat, overskirt, apron or pinafore with a dress;
- (e) sleeveless jackets;
- (f) vests;
- (g) boleros;
- (h) party dresses.

II. Separate Skirts

Restrictions

- (a) finished bottom sweep, open measurement, not to exceed the following measurements for the respective sizes shown after each measurement:
 - 2 6X range 57 inches for size 6X;
 - 7— 14X range 70 inches for size 12 for cotton, rayon and mixtures thereof and 60 inches for wool and mixtures thereof;

standard grading to prevail for other sizes, with a maximum allowance of 2'' for each size;

- (b) bottom hem not to exceed,
 - 1. 3 inches up to size 6X;
 - 2. 2 inches from size 7 up;
- (c) suspenders not to exceed 1½" in width.

Eliminations

- (a) skirts with matching or contrasting separate belt;
- (b) skirts with a lining;
- (c) skating skirts.

III. Tunics

Restrictions

- (a) bottom hem on any tunic not to exceed $2\frac{1}{2}$ " in width;
- (b) finished hem sweep, open measurement, not to exceed 72" for size 12; standard grading to prevail for other sizes, with a maximum allowance of 2" for each size;
- (c) belt not to exceed 2" in finished width.

Schedule "H"

Being Schedule "H" attached to and forming part of Administrator's Order No. A-474.

Containing restrictions and eliminations in the making of slacks, shorts, overalls, woven bathing suits, play clothes, slack suits, play suits, halters, beach capes, beach hats, riding breeches, jodhpurs, golf jackets, parkas and bush coats made of any material.

Restrictions

- (a) slacks: outside overall measurement, including hem, not to exceed,
 - for women and misses, 44½" for size 16; standard grading to prevail for other sizes;
 - 2. for children, 37" for size 10; standard grading to prevail for other sizes;
- (b) slacks: circumference at bottom not to exceed,
 - 1. for women and misses 20" for size 16; standard grading to prevail for other sizes;
 - 2. for children, 18" for size 10; standard grading to prevail for other sizes.

Eliminations

- (a) slacks, shorts and overalls with a hat, bag, scarf, hood, shawl, jacket, blouse or other accessories;
- (b) self or contrasting belt on slacks, shorts and overalls;
- (c) flaps on pockets;
- (d) bellows pockets;
- (e) cuffs on slacks, shorts or overalls;
- (f) pleats on slacks;
- (g) separate or attached suspenders on slacks or shorts; in women's and misses' sizes:
- (h) zippers on pockets on slacks, shorts or overalls;
- (i) not more than 2 pockets on slacks, shorts or overalls;
- (j) tunnel loops;
- (k) side straps;
- (l) slack suits;
- (m) play suits, for women and misses;
- (n) halters;
- (o) beach capes;
- (p) beach hats;
- (q) riding breeches;
- (r) jodhpurs;
- (s) golf jackets;
- (t) parkas;
- (u) bush coats;
- (v) children's play suits with matching or contrasting skirt.

Bathing Suits (Woven material)

Restrictions

- (a) finished sweep not to exceed 60" up to size 42, standard grading to prevail for other sizes;
- (b) ballerina type, sweep not to exceed 72";
- (c) hem not to exceed one-half inch in width.

Eliminations

- (a) jacket, cape, hood, hat, halter, matching or contrasting accessories;
- (b) individual boxing and packaging.

(Schedule "H" as amended by Administrator's Order No. A-512.)

Schedule "I"

Being Schedule "I" attached to and forming part of Administrator's Order No. A-474.

Containing restrictions and eliminations in the making of women's and girls' wind-breakers made of any material.

Restrictions

- (a) not more than one zipper per garment;
- (b) not more than two pockets;
- (c) overall length, including bottom hem, measured from neck seam not to exceed:
 - (1) for women $26\frac{1}{2}$ for size 16; standard grading to prevail for other sizes;
 - (2) for girls $23\frac{1}{2}$ " for size 10; standard grading to prevail for other sizes.

Eliminations

- (a) by-swing back, knife pleats or inverted pleats;
- (b) double yokes, either back or front;
- (c) reversible windbreakers;
- (d) collar tabs;
- (e) pleated, bellows or military pockets;
- (f) double breasted styles:
- (g) attached or matching headgear.

(Schedule "I" as amended by Administrator's Order No. A-512.)

Index to Schedules

Schedule "A":

Women's, Misses' and Juniors' dresses, hoovers, smocks, brunch coats, coffee coats, jumpers and aprons made of any material and evening wraps and capes made of cotton rayon and mixtures thereof.

Nurses', maids', waitresses' and beauticians' uniforms made of any material.

Separate jackets, evening jackets, loafer jackets and coatees made of cotton rayon and mixtures thereof and sleeveless jackets, vests, jerkins and boleros made of any material.

Schedule "B":

Blouses, skirts and culottes made of any material.

Schedule "C":

Ski suits, ski jackets, ski slacks and snowsuits made of any material.

Schedule "D":

Children's coats up to size 6X for boys and up to and including size 14X for girls made of any material.

Schedule "E":

Housecoats, dressing gowns, kimonos, negligees, hostess gowns, lounging pyjamas, bathrobes and bedjackets made of any material.

Schedule "F":

Sleeping pyjamas, nightgowns and slips made of woven rayon, cotton and mixtures thereof.

Schedule "G":

Children's dresses, separate skirts, tunics, sleeveless jackets, jerkins, vests and boleros made of any material.

Schedule "H":

Slacks, shorts, overalls, woven bathing suits, play clothes, slack suits, play suits, halters, beach capes, beach hats, riding breeches, jodhpurs, golf jackets, parkas and bush coats made of any material.

Schedule "I":

Women's and girls' windbreakers made of any material.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-475

Respecting Styling, Sale and Delivery of Women's, Misses' and Children's Wear (Consolidated as amended by Administrator's Order No. A-511.)

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, and with the concurrence of the Administrator of Retail Trade, as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Women's, Misses' and Children's Wear from time to time appointed by The Wartime Prices and Trade Board with the approval of the Governor in Council;

(b) "delivery" means delivery of any garment by the manufacturer for sale at retail;

(c) "garment" shall have the same meaning as defined in Administrator's Order

(d) "manufacturer" means any person who manufactures any garment in Canada for sale to wholesalers or retailers.

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- 2. The number of samples shown by any manufacturer for any season shall not exceed 50 per cent of the number of samples shown by him for the corresponding season in the year 1941, and no manufacturer customarily selling by sample shall sell any garments in any style for which he has not shown samples.
- 3. No manufacturer or wholesaler shall hereafter sell, deliver or in any manner dispose of any garment on consignment or on sale on approval or on selection.
- 4. No manufacturer or wholesaler shall sell or deliver any garment through the medium of private cars or trucks, in any case where an order for such garment has not been received by the manufacturer or wholesaler prior to the commencement of delivery thereof.
- 5. No manufacturer shall engage, authorize, or direct any person to display, demonstrate or in any way promote in any retail store, the sale of any garment produced by him.
- 6. No manufacturer shall hereafter ship or deliver any merchandise to any customer except from such manufacturer's head office or factory or from a branch office which is regularly open for business during five days in each week throughout the year.
- 7. No manufacturer shall sell or offer to sell any garments to any retailer or wholesaler under any condition by which the manufacturer is bound not to offer or sell garments in the same or substantially similar styles to any other retailer or wholesaler, whether in a particular area or community, or otherwise.
 - 8. (1) Each manufacturer shall submit to the Administrator at such dates as may be fixed by the Administrator cost sheets containing such information as to material, description and quality of fabric, cost and price as the Administrator may require;
 - (2) No manufacturer shall offer any garments for sale for any particular season unless and until the information required pursuant to sub-section (1) of this Section has been approved by the Administrator.
- 9. No manufacturer shall offer for sale for any Fall and Winter season any styles of women's corsetry, brassieres, women's and children's underwear, sportswear, aprons, kimonos, dressing gowns, blouses, skirts, cotton dresses, smocks, hoovers, uniforms, neckwear, scarves, or any children's and infants' wearing apparel which differ in styles from the same items shown or sold by such manufacturer for the Fall and Winter season of 1942.
- 10. No manufacturer shall offer for sale for any Spring and Summer season any styles of women's corsetry, brassieres, women's and children's underwear, sportswear, aprons, kimonos, dressing gowns, blouses, skirts, cotton dresses, smocks, hoovers, uniforms, neckwear, scarves or any children's and infants' wearing apparel which differ from those styles which will be shown or sold by such manufacturer for the Spring and Summer seasons of 1943.
- 11. No manufacturer shall offer for sale for any Fall and Winter season any women's and misses' dresses made of rayon, wool or mixtures thereof, the silhouette or cutting pattern of which differs from the silhouette or cutting pattern for such dresses shown or sold by such manufacturer for the Fall and Winter season of 1942.
- 12. No manufacturer shall offer for sale for any Spring and Summer season any women's and misses' dresses made of rayon, wool or mixtures thereof, the silhouette or cutting pattern of which differs from the silhouette or cutting pattern for such dresses which will be shown or sold by such manufacturer for the Spring and Summer seasons of 1943.
- 13. Every manufacturer shall keep accurate, complete and continuous records of his production and sales showing in respect of each type of garment the material used and price range and all such information shall be retained by the manufacturer as a permanent record and made available to the Administrator upon request.

- 14. No retailer shall buy, accept delivery of, or sell any garment manufactured in Canada unless such garment has been manufactured in accordance with the provisions of Administrator's Order No. A-474.
- 14A. The Administrator may by permit in writing grant such exemption in whole or in part from any provision of this Order in special cases of individual hardship as he may deem proper and in the public interest.

(Section 14 (A) as added by Administrator's Order No. A-511.)

15. This Order shall be effective on and after the 17th day of November, 1942.

Dated at Ottawa this 11th day of November, 1942.

J. A. KLEIN,

Administrator of Women's, Misses' and Children's Wear.

APPROVED:

D. GORDON.

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-476

Respecting Warm Air Furnaces

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:-

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Heating, Plumbing, Air-Conditioning Equipment and Supplies from time to time appointed by The Wartime Prices and Trade Board with the approval of the Governor in Council;

(b) "furnace" means a furnace of the type commonly known as "Warm Air

Furnace":

- (c) "all steel furnace" means a furnace containing more than 50 per cent by weight of sheet or plate steel.
- 2. (1) No person shall, except with the written permission of the Administrator, manufacture any all steel furnace.
 - (2) Any application for such permission to manufacture any all steel furnace shall state:

(a) the quantity and description of the units proposed to be made:

(b) the weight of steel and of cast iron in the proposed units;

- (c) whether the proposed units were in process of construction on the date of this Order:
- (d) whether the material for the construction of the proposed units was in the possession of the applicant

(i) at the date of this Order; and

(ii) at the date of application;

- (e) whether the proposed units are for maker's inventory or for a specific order and in the latter event the address and description of the premises in which the proposed units are to be installed;
- (f) such other information as the Administrator may require.
- 3. No person shall in the calendar year 1943 or in any succeeding calendar year use for the manufacture of furnaces any greater weight of iron and steel than 70 per cent of the total weight of iron and steel used by such person for the manufacture of furnaces during the calendar year 1941.
 - 4. No person shall hereafter supply an ash pan with any furnace.

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- 5. Every manufacturer of furnaces shall report to the Administrator
- (a) within ten days from the date of this Order,
 - (i) the number of furnaces manufactured by him during 1941;
 - (ii) separately, total net tonnages of iron and of steel used by him in the manufacture of furnaces during 1941;
- (b) on or before the 20th day of January, 1943,
 - (i) the number of all steel furnaces manufactured by him from the date of this Order to December 31, 1942;
 - (ii) the net tonnages of steel and of iron used by him in the manufacture thereof;
- (c) on or before the 20th day of February, 1943, and on or before the 20th day of each calendar month thereafter,
 - (i) the number of all steel furnaces manufactured by him during the preceding calendar month;
 - (ii) the number of furnaces other than all steel manufactured by him during the preceding calendar month:
 - (iii) separately, the net tonnages of steel and of iron used by him in the manufacture of each of the aforementioned types of furnaces during the preceding calendar month.
- 6. Nothing in this Order shall apply to the manufacture of repair or replacement parts for furnaces.
 - 7. This Order shall be effective on and after the 13th day of November, 1942.

Dated at Ottawa this 11th day of November, 1942.

E. J. LAIDLAW.

Administrator of Heating, Plumbing, Air-Conditioning Equipment and Supplies.

APPROVED:

D. GORDON.

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-477

Respecting Used Cameras, Used Binoculars, Used Lenses and Used Photographic Equipment

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, and with the concurrence of the Administrator of Retail Trade, as follows:—

- 1. (1) Except with the permission, in writing, of the Administrator of Used Goods, the maximum price at which any person may sell or offer to sell, or buy or offer to buy
 - (a) any used camera of any kind or type set forth in Schedule "A" hereto, shall be the price set forth in the said Schedule opposite such kind or type of camera;
 - (b) any used camera of a kind or type not set forth in the said Schedule, or any used binoculars, used lens or lenses, used enlarging equipment or used photographic equipment of any kind, shall be 100 per cent of the most recent retail selling price fixed and published by the manufacturer, importer or other distributor for a new article of the same kind or type and applicable in the municipality in which said used article is being sold or offered for sale.

- (2) No person shall sell or offer to sell any article referred to in subsection (1) of this Section at the maximum price provided in this Order for such article, unless all mechanical parts (if any) thereof are in good working order, the lens or lenses (if any) are free from cracks or blemishes and are properly adjusted (where necessary) and the covering and other parts are in sound condition.
- (3) The maximum price at which any person may sell or offer to sell any article referred to in this Order which is in a condition inferior to that referred to in subsection (2) of this section, shall be the price established by its value in relation to the value of the same used article in that condition described in said subsection (2).
- (4) In any case where no retail selling price for any new article has been fixed and published as set out in clause (b) of subsection (1) hereof, no person shall sell or offer to sell any used article of the same kind and quality until the Administrator of Used Goods has upon the application of the seller and with the concurrence of the Administrator of Retail Trade fixed in writing a maximum retail selling price therefor. Every such written authorization establishing a maximum retail selling price shall be retained by the seller.
- 2. Every retailer who sells used cameras, used binoculars, used lenses, or other used photographic equipment, shall post and keep posted in a conspicuous place in the premises used by him for the sale of such articles, a true copy of this Order and the Schedule attached.
 - 3. This Order shall be effective on and after the 14th day of November, 1942.

Dated at Ottawa, this 12th day of November, 1942.

S. GODFREY,
Administrator of Used Goods.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

Being Schedule "A" attached to and forming part of Administrator's Order No. A-477

Kind and Type: Argus Cameras	Maximum Price	Kind and M Type: Balda Cameras—Continued	aximum Price
Model M	\$ 14.50	Rigona ($\frac{1}{2}$ — 127) f/2.9	
Model A2	20.75 25.00	Trioplan lens, Prontor 11 Rigona (½ — 127) f/4.5	25.00
Model A2F Model C	$29.50 \\ 37.50$	Trioplan lens, Prontor 1	16.50
Model C2 Model C3	50.00 58.00	Baldina 35mm. f/2.9 Trioplan lens, Compur R	39.50
Colour Camera Argoflex	47.50 67.50	Super Baldina, 35mm. f/2: Xenon. Compur	92.50
Agfa Cameras		Juwella $2\frac{1}{4} \times 3\frac{1}{4} \text{ f/6.3}$	10.50
Clipper Unifo lens Clipper f/6.3 lens	8.75 24.25	Juwella 2½ x 3½ f/4.5 Baldaxette, f/2.8 Xenar	13.50
Memo f/3.5 lens Balda Cameras	54.25	Compur	77.50
Baldax, f/2.9 Trioplan len Compur Shutter Pontina (2½ x 3½) f/3.8 Tri	37.50	Pontura, f/4.5 Tessar, Compus Pontura, f/3.8 Xenar, Compus Super Baldina, 35mm. f/2.8	
plan lens, Compur Shutte Baldi (1 — 127) f/2.9 Tric	er 37.50	Xenar, Compur Jubilette, 35mm. f/2.9 Trio-	75.00
plan lens, Compur Shutte		plan, Compur	29.50

Kind and Type:	Maximum Price	Kind and N	Iaximum Price
Ensign Cameras		Kodak 35, 34 x 36 mm.—Conti	
Autorange, f/4.5		Kodak Anastigmat, Special	
Tessar lens, Compur	125.00	f/3.5 lens Kodamatic Self-	
Selfix Model 420 $(2\frac{1}{4} \times 3\frac{1}{4})$	FF 00	Timer Shutter	HO HE
f/4.5 Ensar lens, Compur Selfix Model 420 $(2\frac{1}{4} \times 3\frac{1}{4})$	75.00	Coupled Range Finder Kodak Bantam, 28 x 40 mm.	70.75
f/3.5 Ensar lens, Compur	95.00	Kodalinear, f/8 lens, fixer foc	us 5.50
Foth Cameras		Kodak Anastigmat, f/6.3 len	
Foth Derby, f/3.5 lens	25.00	fixed focus	13.00
Foth Derby, f/2.5 lens	30.00	Kodak Anastigmat, f/5.6 len	
Fothflex, f/3.5 lens Fothflex, f/2.5 lens	43.00 55.00	focusing model	21.75
Ihagee Cameras	99.00	Kodak Anastigmat, Special f/4.5 lens focusing model	35.50
$2\frac{1}{4} \times 3\frac{1}{4}$ plate.		Kodak Duex, $1\frac{5}{8} \times 2\frac{1}{4}$,	00.00
f/4.5 Xenar lens	50.00	doublet lens, fixed focus	8.25
$2\frac{1}{4} \times 3\frac{1}{4}$ plate.	55.00	Jiffy Kodak, V.P. $1\frac{5}{8} \times 2\frac{1}{2}$	
f/4.5 Tessar lens 9 x 12 cm. plate,	55.00	Kodak Doublet lens, fixed	0.00
f/4.5 Tessar lens	60.00	focus	6.00
9 x 12 cm. plate,		Jiffy Kodak, Six-20 Series 11 2½ x 3½, Twinder lens,	
f/4.5 Xenar lens	55.00	2-pt. focus	10.75
Kine Exakta,	117.00	Jiffy Kodak, Six-16 Series 11	
f/3.5 Exaktar lens Kine Exakta,	117.00	$2\frac{1}{2}$ x $4\frac{1}{4}$, Twinder lens,	
f/2.8 Xenar	149.00	2-pt. focus	11.75
Kine Exakta,		Kodak Anastigmat, f/6.3 lens, Kodex Shutter, focusing	
f/2.8 Tessar	163.00	model	20.25
Kine Exakta,	100.00	Kodak Anastigmat, f/4.5 lens,	
f/1.9 Primoplan Kine Exakta Telephoto Len	190.00	Diomatic Self-Timer Shutte	r 32.00
150 mm, f/5.5. Tele Xenar	68.00	Kodak Vigilant Junior Six-20,	
180 mm. f/5.5. Tele Xenar	85.00	2½ x 3½ Kodet lens, Dak Shutter	12.00
300 mm. f/5.5. Tele Xenar	112.00	Bimat lens, Dakon Shutter	15.50
360 mm. f/5.5. Tele Xenar	140.00	Kodak Vigilant Junior Six-16,	
Exakta Model "B"	93.00	$2\frac{1}{2} \times 4\frac{1}{2}$	
f/3.5 Victar Exakta Model "B"	20.00	Kodet lens, Dak Shutter	14.00
f/2.8 Xenar	123.00	Bimat lens, Dakon Shutter	17.75
Exakta Model "B"	100.00	Kodak Senior Six-16, $2\frac{1}{2} \times 4\frac{1}{4}$	
f/2.8 Tessar Exakta Model "B"	132.00	Kodak Bimat lens, Kodex Shutter, Three-point focus	20.25
f/1.9 Primoplan	186.00	Kodak Anastigmat f/6.3 lens,	20.20
Exakta Model "B" Telephoto		Diomatic Shutter	28.50
150 mm. f/5.5 Tele Xenar	53.50	Kodak Anastigmat, f/4.5 lens	,
180 mm. f/5.5 Tele Xenar	62.50	Kodamatic Shutter	37.00
240 mm. f/4.5 Tele Xenar 300 mm. f/5.5 Tele Xenar	132.50 115.00	Kodak Vigilant Six-20, 2\frac{1}{4} x 3\frac{1}{4}	
Kodak Cameras	119.00	Kodak Anastigmat f/8.8 lens, Diomatic Shutter	20.50
Recomar "18", f/4.5 Xenar	60.50	Kodak Anastigmat, f/4.5 lens	20.00
Recomar "18", f/4.5 Xenar Recomar "33", f/4.5 Xenar	71.00	Kodamatic Shutter	35.50
Vollenda	45.50	Kodak Anastigmat f/6.3 lens,	
Retina 1	52.00 105.00	Diomatic Shutter	24.00
Retina 11, f/2.8 Xenar Retina 11, f/2 Xenar	132.00	Kodak Anastigmat Special	. 54 50
Duo, 620, f/3.5 lens	58.00	f/4.5 lens, Supermatic Shutter	04.50
Bantam Special	97.50	Kodak Vigilant Six-16, $2\frac{1}{2} \times 4\frac{1}{4}$ Kodak Anastigmat f/8.8 lens,	
Kodak 35, 24 x 36 mm.		Diomatic Shutter	23.00
Kodak Anastigmat, f/5.6 len	s 21.75	Kodak Anastigmat f/6.3 lens,	
Kodex Shutter Kodak Anastigmat, f/4.5 len		Diomatic Shutter	27.75
Diomatic Self-Timer Shutt		Kodak Anastigmat f/4.5 lens,	44 80
Kodak Anastigmat, Special	•	Kodamatic Shutter	41.50
f/3.5 lens Kodamatic Sel Timer Shutter	f 51.75	Kodak Anastigmat Special	61.50
Timer Shutter	01.70	f/4.5 lens, Supermatic Shutter	01.00

Trunce	Dries		laximum
Type:	Price	Type:	Price
Kodak Monitor Six, 21 x 31		Graflex Cameras—Continued	
Kodak Anastigmat f/4.5 len	46.25	Home portrait Graflex 5 x 7	
Kodamatic Shutter	40.20	including a focusing panel	
Kodak Anastigmat Special	tom 61 50	and one Graflex Cut Film	
f/4.5 lens, Supermatic Shut		Holder—	950 50
Kodak Monitor Six-16, 2½ x		With Walah Assatisment	359.50
Kodak Anastigmat f/4.5 len		With Kodak Anastigmat	
Kodamatic Shutter	54.50	f/4.5 lens No. 36	06.006
Kodak Anastigmat Special		Graphic Cameras—	
1/4.5 lens, Supermatic Shut	ter 10.15	$2\frac{1}{4} \times 3\frac{1}{4}$ Speed Graphic, in-	
3A Kodak Series II 3½ x 5	D2	cluding one film holder	
Anastigmat f/6.3 lens,	01.50	Graflex or Graphic Back—	
Diodak	61.50	With Kodak Ektar f/3.7	
Super Kodak Six-20, 24 x 3		4½" lens in Supermatic	
Anastigmat, Special, f/3		Shutter	190.50
lens	299.50	With Kodak Ektar f/4.5 101	
Cine-Kodak Cameras		mm. lens in Supermatic	
Cine-Kodak Eight,	40.00	Shutter	172.75
Model 20, f/3.5	43.00	3½ x 4½ Speed Graphic—	
Cine-Kodak Eight,		With No. 31 Kodak Ana-	
Model 25, f/2.7	60.00	stigmat f/4.5 lens	168.75
Cine-Kodak Eight,		With Kodak Ektar f/4.7	
Model 60, f/1.9	90.00	lens, Supermatic Shutter	182.50
Magazine Cine-Kodak Eigl		4 x 5 Speed Graphic—	
Model 90, f/1.9	125.25	With Kodak Anastigmat	
Cine-Kodak Model E		f/4.5 lens No. 31	168.75
(16 mm), f/3.5	68.00	With Kodak Ektar f/4.7	
Cine-Kodak Model E		lens in Supermatic	
(16 mm), f/1.9	103.50	Shutter	182.50
Cine-Kodak Model K		With Kodak Anastigmat	5
(16 mm), f/1.9	119.75	f/4.5 lens No. 32	171.50
Magazine Cine-Kodak		5 x 7 Speed Graphic—	
(16 mm), f/1.9	158.00	With Kodak Anastigmat	
Cine-Kodak Special		f/4.5 lens No. 33	228.75
(16 mm), f/1.9	577.00	With Kodak Anastigmat	
Graflex Cameras		f/4.5 lens No. 34	261.50
National Graflex, Series	II	View Cameras—	
$2\frac{1}{4} \times 2\frac{1}{2}$, with B & L Tess		4 x 5 Crown View, without	
Series 1c. f/3.5 75 mm. le	ns 130.75	lens	89.25
Series B, 5 x 7 with 1 fi	lm	4 x 5 Crown View, with No	
pack Adapter and Kod		70 Kodak Anastigmat f/7.7	
Anastigmat f/4.5 lens N	Vo.	lens Supermatic Shutter	144 25
34	267.00	lens, Supermatic Shutter Eastman View No. 2D	111.20
Revolving Back Graf		without lens, 5 x 7	98.00
Series B with film pa		Eastman View No. 2D	00.00
adapter and Kodak An	ıa-	without lens, 8 x 10	114.50
stigmat $f/4.5$ lens, $2\frac{1}{4}$ x		Eastman View No. 33A,	111.00
lens No. 31	139.00	5 x 7, without lens	41.00
3 ¹ / ₄ x 4 ¹ / ₄ No. 32 lens 4 x 5 No. 33 lens	160.75	Eastman View 11 x 14	11.00
	190.50	without lens	174.25
Series D, $3\frac{1}{4} \times 4\frac{1}{4}$ No. 32 le	ns 193.00		
Series D, 4 x 5 No. 33 lens	228.75		Model 2 80.00
Revolving Back Auto Graf	lex	f/3.5 Victar 60.00	87.50
with focusing panel a	nd	f/2.9 Victar 67.50	
film pack Adapter, w		f/2.9 Radionar 80.00	100.00 110.00
Kodak Anastigmat f/	4.5	f/2.8 Xenar 90.00	137.50
lens—		f/2.8 Tessar 117.50	101.00
$3\frac{1}{4} \times 4\frac{1}{4} \text{ No. } 33 \text{ lens}$	239.75	Korelle Telephoto lenses—	00.00
4 x 5 No. 35 lens	354.00	105, f/4.5 Xenar	33.60
With B & L Converti		135, f/4.5 Xenar	40.80
Protar Series VIIa f/	6.3	180, f/5.5 Tele Xenar	54.60
lens—		240, f/4.5 Tele Xenar	120.60
$3\frac{1}{4} \times 4\frac{1}{4} \text{ No. 10 lens}$	348.50	300, f/5.5 Tele Xenar	101.40
4 x 5 No. 13 lens	424.75	360, f/5.5 Tele Xenar	121.80

Kind and	Maximum		Maximum
Type: Leica Cameras—	Price	Type:	Price
Standard Model f/3.5	lens 95.70	Zeiss Ikon Cameras— Bob	
	lens 150.70	No. 510C Derval-Nettar f/6.	3
Model III, Black f/3.5		in Derval Shutter, 13 :	
	lens 220.50	21/2	19.00
Model III, Chrome,	lens 178.20	No. 510C Telma-Nettar f/6. in Telma Shutter, 1\frac{1}{4} \times 2\frac{1}{4}	22.50
Model III, Chrome,	1020 110.20	No. 510/2 A, Automat-Netta	
f/2	lens 225.50	f/7.7 in Automat Shutte	
Model IIIB, Chrome,	I 100.00	2½ x 3¼	13.00
Model IIIB, Chrome,	lens 189.20	No. 510/2 As above with built in Self Release	n 18.50
f/2	lens 236.50	Nettar—	10.00
Additional cost of		No. 515D Klio-Nettar f/4.	5
f/1.5 lens over f/2	65.00	in Klio Shutter, 1\frac{3}{4} \times 2\frac{1}{4}	32.00
Leitz lenses, 28 mm. Leitz lenses, 35 mm.	60.50 49.50	No. 515/2C Nettar f/6.3 in	
Leitz lenses, 90 mm.	66.00	Nettar Shutter, $2\frac{1}{4} \times 3\frac{1}{4}$ No. 515/2D Telma-Netta	22.50
Leitz lenses, 7.3 mm.	165.00	f/4.5 in Telma Shutter, 2	
Leitz lenses 135 mm.	104.50	$x 3\frac{1}{4}$	32.00
Pilot Cameras—	42.00	No. 515/2D Klio-Nettar f/4.	
Super Pilot f/2.9 Rolleiflex Cameras—	43.00	in Klio Shutter, $2\frac{1}{4} \times 3\frac{1}{4}$ No. 515/2Dcp Nettar f/4.5 in	36.00
Rolleiflex Standard		Compur OS 2½ x 3½	42.00
(new model)	115.00	No. 515/2Bcp. Rapid-Nettar	
Rolleiflex 6 x 6 Standar		f/3.5 in Rapid Compur OS	
(old) Rolleiflex Automat	107.50	2½ x 3½	54.00
f/3.5 Tessar	134.40	No. 515/2Ucp. Tessar, f/4. in Compur OS Shutter	
Rolleiflex 4 x 4 cm. Aut		2½ x 3½	56.50
f/2.8 Tessar	112.00	Ikonta—	
Rolleicord 1A f/4.5 lens Rolleicord II f/3.5 lens		No. 520/18 Fcp. Rapid-Nova	r
Voightlander—	11.00	f/3.5 in Compur Rapid Shutter, 3 x 4	47.50
Brilliant with f/7.7 lens	15.00	No. 520/18 Lcp. Rapid-Tess	
Brilliant with f/6.3 lens	20.00	f/3.5 in Compur Rapid	
Brilliant with f/4.5 lens Prontor	24.50	Shutter, 3 x 4 cm.	60.00
Brilliant with f/4.5 lens	24.00	No. 520/18 Lcp. Rapid-Tessa f/3.5 in Compur Rapid	r
Compur	34.50	Shutter, 1 ³ / ₂ x 2 ¹ / ₄	70.00
Brilliant with f/3.5 lens	00 50	No. 520 Fcp. Rapid-Novar	
Compur Focusing Brilliant f/4.5	39.50 43.50	f/3.5 in Compur Rapid	F4.00
Focusing Brilliant 1/4.5 Focusing Brilliant 1/4.5	10.00	Shutter, 13 x 24	54.00
Voigtar	51.00	No. 520/16 Telma-Novar f/4.5 Telma Shutter,	
Focusing Brilliant f/3.5	FF 00	2½ x 2½	38.00
Scopar Focusing Brilliant f/3.5	57.00	No. 520/16 1 Klio-Novar	
Heliar	69.00	f/4.5 Klio Shutter,	41.00
Baby Bessa 3.5 Voigtar	48.00	$2\frac{1}{4} \times 2\frac{1}{4}$ No. 520/16 Fep. Novar f/3.5	41.00
Baby Bessa 3.5 Scopar	57.00	in Compur Shutter,	
Baby Bessa 3.5 Heliar Rangefinder Bessa,	72.00	$2\frac{1}{4} \times 2\frac{1}{4}$	54.00
Helomar lens	70.00	No. 520/16 Lcp. Rapid-Tessa	ir
Rangefinder Bessa,		f/3.5 in Rapid Shutter,	74.00
Scopar lens	80.00	2½ x 2½ No 520/2 Han Ranid Tessas	74.00
Rangefinder Bessa,	84.00	No. 520/2 Ucp. Rapid-Tessa: f/4.5 in Compur Rapid	
Heliar lens Welta Cameras—	04.00	Shutter, $2\frac{1}{4} \times 3\frac{1}{4}$	74.00
Weltina, f/2.8 Xena	90.00	No. 520/2 Lcp. Rapid-Tessa	r,
Weltina, f/2 Xenon	102.50	f/3.8 in Compur Rapid	00 50
Welti, f/2.8 Xenar Weltur, f/2.8 Tessar	65.00 92.50	Shutter, 2½ x 3½ Super Ikonta—	88.50
Weltur, f/2.8 Xenar	85.00	Super Ikonta II, 2½ x 1¾,	
Weltur, f/2.8 Xenar Solida, f/3.8 Xenar	90.00	Novar, f/3.5 Compur OO	
Perle, f/2.8 Xenar	60.00	Shutter	93.00

Kind and	Maximum	Kind and	Maximum
Type: Zeiss Ikon Cameras—Contin	Price	Type: Zeiss Ikon Cameras—Cont	Price
Super Ikonta II, 2 ¹ / ₄ x 1		Contax Model 3 Chi	
Tessar, f/3.5 Compur		Plated, with electri	
Shutter	125.00	sure meter	
Super Ikonta II, 2½ x	$3\frac{1}{4}$,		odel 2 Model 3
Novar, f/3.5 Compur		Camera Body only	
Shutter	100.00	without lens or	
Super Ikonta II, 2½ x 3½			157.00 217.50
Tessar, f/4.5 Compur (Shutter	115.50	With Carl Zeiss Tessar f/3.5 50 mm.	198.00 258.50
Super Ikonta II, 2½ x		With Carl Zeiss Tes-	130.00 200.00
Tessar, f/3.5 Compur (212.00 272.50
Shutter	144.00	With Carl Zeiss Son-	
Super Ikonta 1, $2\frac{1}{4} \times 3\frac{1}{4}$,	^ ~		247.50 308.00
Tessar, f/4.5 Compur (With Carl Zeiss Son-	200 00 200 70
Shutter	108.00		322.00 382.50
Super Ikonta 1, 2½ x 45 Tessar, f/4.5 Compur C		Carl Zeiss Lenses in C Tessar f/3.5 50 r	
Shutter	116.00	Tessar f/2.8 50 r	
Super Ikonta Special M		Sonnar f/2 50 r	
No. 532/16 Ucp. Rapid-T	essar	Sonnar f/1.5 50 r	nm. 165.00
f/2.8 in Compur Rapid		Biogon $f/2.8$ 35 r	
Shutter, 2½ x 2½	167.00	Biotar $f/2$ 40 r	
Icarette— No. 551/2 Ucp. Tessar f/	4.5	Tessar f/8 28 r Triotor f/4 85 r	
Compur OS Rapid Shu	tter 122.00	Sonnar f/2 85 r	
Ikoflex Model 1, No. 850/		Sonnar f/4 135 r	
Novar f/6.3 Derval Shu		Sonnar f/2.8 180 r	
$2\frac{1}{4} \times 2\frac{1}{4}$	38.00	Tele-Tessar KF/6	
Ikoflex Model 2, No. 851/	16I	180 r	
Novar f/4.5 Klio	FO.00	Tele-Tessar f/8 300 r	
(nickelled)	50.00	Objective f/8 500 mm Price of Objectives f/8	
No. 851/16 Kcp. Triotar f/3.5 in Compur Shutte	D 19	and 500 mm. includ	
(Chromium)	80.00	shade and Yellow	
No. 851/16 Lcp. Tessar	00.00	Sonnar 180 mm. i	
f/3.5 in Compur Rapid		Shade and Finder.	
Shutter (Chromium)	106.00	Bell & Howell 16 mm.	
Maximar and Ideal Plat	e	Movie Cameras— Model 70 DA, f/2.	7 lens 350.50
Models—			5 lens 384.00
No. 207/3 Ucp. Tessar f	/4.5	Model 70 E, f/2.	7 lens 204.00
in Compur OS Rapid	01.00	Model 70 E, f/2.7 fo	cusing
Shutter 2½ x 3½	81.00	lens	220.50
No. 207/7 Ucp. Tessar f/	4.5		5 lens 254.00
in Compur IS Shutter, 9 x 12 cm.	92.50	Bell & Howell 8 mm. Companion, f/3.	
No. 250/3 Ucp. Tessar f		Sportster, f/2.	5 lens 121.50
in Compur OS Rapid	1.0		2.5 lens
Shutter, $2\frac{1}{2} \times 3\frac{1}{2}$	103.00	and critical focuser	237.50
No. 250/7 Ucp. Tessar f.	/4.5		2.5 lens
in Compur İS Shutter		without critical foc	
$9 \times 12 \text{ cm}$.	121.00	Keystone 16 mm. Ca Model A3, f/3.5 lens	57.50
Miniature Cameras—		Model A3, f/1.5 lens	109.95
No. 536/24K Super Nette		Model A7, 1/3.5 lens	65.05
Model 1, Triotar f/3.5 f	ocal	Model A7, f/1.5 lens	117.50
plane Shutter up to 1/1	000 91.00	Keystone 8 mm. Cam	
No. 536/24L Super Nette Model 1, Tessar f/3.5	π,	Model K8, f/3.5 lens	39.75
focal plane	98.00	Model K8, f/2.7 lens Model K8, f/1.9 lens	52.75 107.50
No. 537/24P Super Nett		Revere 8 mm. Camer	
Model 2, Tessar f/2.8		Model 88, f/3.5 lens	49.50
focal plane	137.50	Model 88, f/2.5 lens	63.00
Contax Model 2 Chrom		Model 88, 1/1.9 lens	115.00
Plated, speeds ½ to 1/1	250	Model 99, f/2.5 lens	107.50
sec.		Model 99, f/1.9 lens	182.50

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-478

Respecting Leather Footwear

(Consolidated as amended by Administrator's Order No. A-524)

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, and with the concurrence of the Administrator of Wholesale Trade and the Administrator of Retail Trade, as follows:—

Administrator's Order No. A-263 is hereby revoked and the following substituted therefor:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Footwear, from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "manufacturer" means any person, firm, association or corporation engaged in whole or in part in the manufacture of leather footwear.
- (c) "work shoes" means any shoes or boots which are designed to be worn at any form of work requiring specially heavy or substantially-made footwear.
- 2. No manufacturer shall hereafter manufacture or produce any leather footwear except in accordance with the specifications, restrictions and prohibitions set out in Schedules "A", "B", and "C" hereto; provided, that nothing in this Section shall apply to or restrict the manufacture of
 - (a) special types of footwear made for the physically deformed or maimed;
 - (b) football, baseball, hockey, skating, bowling, track and ski shoes and other similar footwear designed for use in active participation in sports which require specially constructed footwear for such use;
 - (c) footwear made in accordance with specifications of the Dominion Government, any provincial government, or any municipal authority for use as part of a uniform required by a police force or fire department;
- (d) footwear ordered by the Department of Munitions and Supply or any agency thereof or the Department of National Defence for use by the armed forces; provided further, that nothing in this Section shall be deemed to prohibit the manufacture of any footwear from materials on hand at the date of this Order and which have been cut or processed in such manner as to prevent their manufacture in conformity with the terms of this Order.
- 3. On and after the effective date of this Order, no manufacturer shall manufacture or put into process any leather or fabric for the manufacture of any footwear of a design and construction not utilized by him between October 1st, 1941, and the said effective date, excepting markers which do not involve any additional expense.
 - 4. No manufacturer shall hereafter
 - (a) make up or supply any footwear samples to be sold, except samples for sale,
 - (i) to recognized jobbers, and to chain stores having five or more branches, for display only to branch managers and salesmen, or
 - (ii) to mail order houses for the purpose of preparing catalogues;
 - (b) supply any window samples or pullovers for customers' use:
 - (c) attach or affix to any footwear any labels, woven, printed, fabric or otherwise, or any advertising tags, labels or stickers;
 - (d) use more than one outsole stamp on each shoe or more than one embossing stamp on either heel pad, sock or quarterlining of one shoe only, such stamps to be applied in either case in one stamping operation only; provided that where a purchaser's trade marks are used dies and stamps shall be paid for by such purchaser.

- 5. No wholesaler or retailer shall return to any supplier for refund, credit or exchange any footwear
- (a) which was made to special order and was delivered in accordance with such order; or
- (b) which has been worn and requires only minor repairs;

provided that where footwear is returned by reason of major defects in materials or workmanship, the supplier may, at the option of his customer, effect such repairs as may be required or credit the customer's account with such amount as shall be fair and reasonable.

- 6. No wholesaler or retailer shall return to any supplier any new footwear except
- (a) with the previous consent of such supplier and
- (b) within thirty days from receipt of the said footwear, provided, that where footwear is specified for Spring, Summer, Fall or Christmas delivery, such delay shall be reckoned as follows:

Spring delivery—30 days from March 1, Summer delivery—30 days from May 1, Fall delivery—30 days from September 1, Christmas delivery—30 days from November 1,

provided further, that such delay may be extended by the supplier when goods are admitted by him to be defective and in other cases in the discretion of the supplier.

- 7. Notwithstanding anything contained in Sections 5 or 6 hereof,
- (1) the Administrator, in concurrence with the Administrator of Retail Trade, may appoint one or more committees to be known as Committees of Reference. Such committees shall be composed of one representative of manufacturers, and one representative of retailers and wholesalers.
- (2) Where any difference arises between a supplier and his customer with respect to the return of merchandise under this order, either of such parties may refer the matter in dispute to a Committee of Reference, appointed as above provided, for decision. The Committee shall investigate the dispute, and shall make a decision thereon, which decision shall be final and binding on both parties to the dispute.
- 8. No manufacturer shall, in packaging footwear,
- (a) use any cover paper other than white or natural kraft; where no cover paper is used, board shall be natural colour or grey only as supplied by the mills;
- (b) use any box labels;
- (c) use more than one stamping operation for stamping of size, description and other details;
- (d) use more than one sheet of paper for one pair of shoes;
- (e) use other than standard sizes of boxes as set out in Schedule D hereto, except where the use of such standard size would increase the manufacturer's costs.
- 9. No manufacturer shall ship on approval or consignment any footwear subject to this Order.
- 10. No manufacturer shall after the 31st day of December, 1942, purchase for the purpose of manufacturing footwear any stocks of leather existing at the date hereof in colours prohibited by this Order unless with the permission in writing of the Administrator and unless such stocks have been registered with the Administrator of Hides and Leather or the Administrator of Footwear.
- 11. Every manufacturer shall within 15 days from the date hereof submit to the Administrator drawings or photographs of every pattern which such manufacturer intends to use in the manufacture of footwear subject to this Order; and no manufacturer shall produce such footwear from any pattern unless and until such pattern has been so submitted.

12. This Order shall be effective on and after the 20th day of November, 1942. (Section 9 revoked and Sections 10, 11, 12 and 13 renumbered 9, 10, 11 and 12 respectively by Administrator's Order No. A-524.)

Dated at Ottawa this 13th day of November, 1942.

LOUIS DAOUST,

Administrator of Footwear.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

Being Schedule "A" attached to and forming part of Administrator's Order No. A-478

Men's Leather Footwear

1. Classes

For the purposes of this schedule all Men's Leather Footwear includes all men's, boys' and youths' leather footwear, and is divided into the following classes:—

MA Comprising all Men's Leather Footwear retailing above \$8 per pair.

- MB Comprising all Men's Leather Footwear retailing between \$5 and \$8 inclusive per pair.
- MC Comprising Men's Leather Footwear retailing at less than \$5 per pair.
- MD Comprising work boots as defined in Section 1 (c).

2. Colours

 In classes MA, MB and MC no colours except those similar to the following shall be used in uppers;

Davis 1525 or Collis 5

Davis British Tan or Collis 86

Davis 1055 or Collis 9

Black.

- (2) In classes MA, MB and MC standard Scotch Grains shall not be used except in colours set forth in paragraph (1) above.
- (3) In class MD, no colour except black shall be used.
- (4) For leather quarterlinings no colours except natural and one tint only shall be used.
- (5) Imitation leather quarterlining may be in either of two colours only.

3. Stitching

The stitching on all Men's Leather Footwear shall be in accordance with the following:—

(i) In classes MA, MB and MC:

Not more than four rows with a maximum of two operations or not more than three rows using single needle machine.

Laps not to exceed \(\frac{1}{8} \) inch. No ornamental stitching.

No stitched heel seats on soles.

(ii) In class MD:

Stitching not to exceed-

3 rows on vamping machine

2 rows on outside counter pockets

SCHEDULE "A"-Continued

1 row on inside counter pockets

1 row counter-sunk on outside sole leather counters

1 row across top where no top facings are used.

No imitation moccasin stitching.

No ornamental stitching.

4. Threads

The maximum size of linen sole threads shall be 9 cord or 7 bobbin on all Men's Leather Footwear. In class MD black or natural thread only may be used.

5. Soles

The soles for all Men's Leather Footwear shall be constructed in accordance with the following:

No full leather middle or double soles except in class MD.

No buffing or nâum-keaging except where required to correct surface defects.

No outsoles over 81 gauge.

Soles to be made stitch aloft only.

No channelling on outsoles except on McKay chainstitch footwear.

Sole extensions not to exceed 1 inch from upper to outside ball.

No extension heel seats except in stitch down types.

6. Heels

The heels of all Men's Leather Footwear shall be constructed in accordance with the following:

In addition to leather top piece, there may be two lifts only of leather, one whole and one pieced. Where whole lifts not available, there may be two pieced lifts only.

7. Slugging

Slugging shall not be more than:

One third row on single sole;

One full row on double or slip sole.

8. Shanks

Shanks shall not be of steel except on the following:

Special safety footwear.

Trade-marked arch support footwear recognized and approved by the Administrator at the date thereof.

9. Bottom finish

The bottom finish on all Men's Leather Footwear shall be in accordance with the following:

One solid colour only on buffed soles.

No panels or other designs.

No shank finishes.

One colour only.

10. Rivets

No imitation rivets shall be used.

Rivets shall not be used in quarter tabs except in class MD and in Loggers, Miners and special safety types.

11. Sizes

All Men's Leather Footwear shall be constructed within the following size limits; provided that where a manufacturer has been prior to the date of this order supply-

SCHEDULE "A"-Continued

ing wholesalers or retailers with size ranges which do not conform to the following he may continue to do so.

Boys—not to exceed $5\frac{1}{2}$.

Youths—not to exceed $13\frac{1}{2}$.

Plain sizes or one code size only are permitted.

Markings of size, width, case number and match shall be of one method only, either by hand or by machine.

Example.....

 Plain
 Code
 AA:0
 B:2

 $7\frac{1}{2}B$ 275
 A:1
 C:3

12. Styles and Patterns

(1) Manufacturers of Men's Leather Footwear shall use no patterns other than the following:

Blucher cut oxford and boot

Laced bal oxford

(2) All patterns shall be in accordance with the following:

Straight tips or plain toes only

One piece quarters

No imitation wing tips or foxings

No perforations except straight row on tips

No antique finishes to make two tone effects

The pattern regulations above shall not apply to high and low congress and half-Wellington boots manufactured by manufacturers now producing such types.

13. Vamp linings

No vamp linings shall be cut of leather except in special safety types.

No vamp linings shall be used in class MD where such footwear is made of upper leather 5 ounces or over.

14. Uppers

In class MD, uppers for footwear shall be in accordance with the following:

No top facings in footwear made of leather 5 ounces or over.

No metal hooks.

Height of uppers not to exceed 12 inches.

No buckles or metal trimmings or metal ornaments.

No special leather straps, pockets or ornaments.

15. Welting

The dimensions of welting shall not exceed:

1/9 inch in thickness

9/16 inch for Goodyear Welt in width

5/8 inch for Staple Welt, in width

16. Heel Pads

(i) In classes MA, MB and MC heel pads shall be constructed in accordance with the following:—

Not to exceed 3½ inches where leather insoles are used except on McKay and Staple Welt

No heel pads of a colour different from quarterlining

No heel pads for the purpose only of covering cookies

All heel pads shall be of standard shapes.

(ii) In class MD there shall be no heel pads except on Welts.

17. Orders

(i) In classes MA, MB, and MC orders for the manufacture of leather footwear shall be made for a minimum of 15 pairs comprising two widths or a minimum of 30 pairs comprising not more than five widths, except on orders to in

SCHEDULE "A"-Concluded

stock department for less than 4 pairs when a minimum charge of twentyfive cents per order shall be made; such orders need not be limited to one

(ii) Single pairs shall be manufactured only for mismates and extreme sizes, but this clause shall not apply to custom boot makers. A minimum service charge of 50 per cent of factory price shall be made in such cases. Wholesalers and retailers are allowed on such service charge a percentage mark-up for this service mot in excess of the percentage mark-up customarily obtained by them on such charges during the basic period, September 15 to October 11, 1941.

(Schedule A as amended by Administrator's Order No. A-524.)

SCHEDULE "B"

Being Schedule "B" attached to and forming part of Administrator's Order No. A-478

Women's Leather Footwear

1. Classes

For the purposes of this Schedule Women's Leather Footwear is divided into the following classes:-

WAComprising all Women's Leather Footwear retailing above \$8 per pair. WB

Comprising all Women's Leather Footwear retailing between \$5 and \$8 inclusive per pair.

WC Comprising all Women's Leather Footwear retailing from \$3 to \$5

inclusive per pair. Comprising all Women's Leather Footwear retailing below \$3 per pair. WJ (Juvenile) comprising all misses', children's, and little gents' leather footwear.

2. Colours for Uppers

(1) In classes WA, WB, WC, WD, no colours other than the following may be used:-

> Town Brown (dark) Golden Tobacco (medium) Turf Tan (tan)

Blue Jacket (blue)

Black

White

Colours listed in item 2 of Schedule A.

All colours above listed shall conform to 1942 colour card of the Textile Colour Card Association.

(2) In class WJ, no colours other than the following may be used:-

All colours listed in paragraph (1) of this item

Camp Elks

One shade of tan

One shade of smoke

3. Quarterlinings

Leather quarterlinings shall be made in accordance with the following:-

(1) In classes WA, WB and WJ, fawn-grey and water-lily only.

(2) In class WD, no leather quarterlinings.

(3) In all classes, quarterlinings of imitation leather, not to be in more than two colours.

- (4) In class WJ no leather quarterlining in the following footwear:-
 - (a) Senior Misses' (Sizes up to 4) selling up to \$1.75 per pair.
 - (b) Misses' (Sizes 11 to 2) selling up to \$1.30 per pair.
 - (c) Children's selling up to \$1.20 per pair.
 - (d) Infants' selling up to \$1.10 per pair.
 - (e) Little Gents' selling up to \$1.20 per pair.

For the purposes of this section all prices mentioned are factory prices and do not include sales tax.

4. Sock linings

No leather sock linings shall be used except where a leather quarterlining is used.

5. Soles

Soles for all classes of Women's Leather Footwear shall be constructed in accordance with the following:

No outsoles greater than 8 gauge.

Welt Footwear:

Soles to be stitched aloft only.

No channelling.

Soles shall be finished with natural unbuffed bottom.

Cement and Delmac bottoms shall be natural and unbuffed.

No buffing and Naum-Keaging except where required to correct surface defects on Welt Cement and Delmacs.

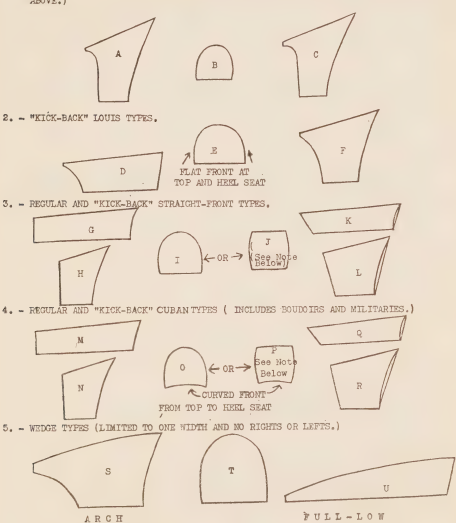
Manufacturers may deviate from the provisions of this section with the written authorization of the Administrator.

6. Heels

Heels on all Women's Leather Footwear shall be constructed in accordance with the following:—

- (1) No full breasted heels except skiver breasting of Cuban types of wood heels as finished by the wood heel manufacturer.
- (2) Wood heels shall be used only with short soles.
- (3) No fancy wood heels.
- (4) No leather covered heels in classes WC and WD.
- (5) (Deleted by Administrator's Order No. A-524.)

- (6) Wood heel shapes shall be in the following and no other styles,
- 1. ARGENTINE -LOUIS TYPES (REGULAR LOUIS TYPES BUT FINISHED AND USED AS ABOVE.)



7. Shanks

Steel shanks shall not be used in Women's Leather Footwear having heels not exceeding 9/8 inch except on trade-marked arch support types recognized and approved by the Administrator.

8. Bottom Finish

Bottom finishes shall be one of solid colour only.

No panels or other designs.

No shank finishes.

Top piece may be of a colour different from outsole colour.

9. Rivets

No imitation rivets shall be used.

10. Size

Plain sizes or one code size only. Marking of size, width, case number and match to be by one method only, either hand or machine.

Example:

Plain	Code	AA:0	B:2
$7\frac{1}{2}B$	275	A:1	C:3

11. Uppers

(1) No manufacturer shall hereafter put into process any leathers or fabrics for the manufacture of Women's Leather Footwear of more than one colour. Provided that unavoidable deviations in shade normally experienced in finishing leathers and dyeing fabrics shall not be considered as colours.

No stitching, lacing, binding or other materials or decorations which would create a two-tone effect shall be used except on white footwear.

(2) The following shall not be used in the manufacture of any Women's Leather Footwear:

Platforms

Metal nail heads

Metal for ornamental purposes

Tassels or other trimmings on laces

Pleating and pintucking

Woven Vamps and quarters of leather

Leather Vamp linings in footwear in Class WD

12. Welting

All welting shall conform to the following:

Thickness, not to exceed 1/12 inch

Width, not to exceed 7 inch except Cushion Welt process

Staple Welts not to exceed ⁹/₁₆ inch.

13. Orders

- (1) In classes WA, WB, WC, WD and WJ, orders for the manufacture of leather footwear shall be made for a minimum of 15 pairs comprising two widths or a minimum of 30 pairs comprising not more than five widths, except on orders to in stock department for less than 4 pairs when a minimum charge of twenty-five cents per order shall be made; such orders need not be limited to one line.
- (2) Single pairs shall be manufactured only for mismates and extreme sizes, but this clause shall not apply to custom boot makers. A minimum service charge of 50 per cent of factory price shall be made in such cases. Wholesalers and retailers are allowed on such service charge a percentage mark-up for this service not in excess of the percentage mark-up customarily obtained by them on such charges during the basic period September 15 to October 11, 1941.

(Schedule B as amended by Administrator's Order No. A-524.)

SCHEDULE "C"

Being Schedule "C" attached to and forming part of Administrator's Order No. A-478

LEATHER SLIPPERS

1. Colour

(1) Leather Slippers shall not be manufactured in any colours other than the following:

Brown Blue White Wine Red Black

(2) Babies' soft sole shoes shall not be manufactured in any colours other than the following:

Infant pink Infant blue

2. Quarterlining

No leather shall be used for quarterlining in leather slippers selling up to \$2 (factory price not including sales tax).

3. Sock Lining

No leather shall be used in sock lining except where leather quarterlining is permitted.

4. Soles

(1) The following restrictions shall apply to hard sole McKay stitched slippers:

No channelling

No buffing

No Naum-Keaging

(2) On soft sole slippers, morocco grain or ooze split soles only, are permitted.

5. Heels

Heels shall be in accordance with item 6 of Schedule B.

6. Bottom Finishing

No leather slippers shall be bottom finished.

7. Uppers

Leather shall not be used in bindings and pipings.

No perforations shall be used.

Stitching shall not exceed two rows.

8. Orders

- (1) Orders for the manufacture of leather slippers shall be made for a minimum of 15 pairs comprising two widths or a minimum of 30 pairs comprising not more than five widths, except on orders to in stock department for less than 4 pairs when a minimum charge of twenty-five cents per order shall be made; such orders need not be limited to one line.
- (2) Single pairs shall be manufactured only for mismates and extreme sizes, but this clause shall not apply to custom boot makers. A minimum service charge of 50 per cent of factory price shall be made in such cases. Wholesalers and retailers are allowed on such service charge a percentage mark-up for this service not exceeding the percentage mark-up customarily obtained by them on such charges during the basic period, September 15th to October 11th, 1941.

SCHEDULE "D"

Being Schedule "D" attached to and forming part of Administrator's Order No. A-478

Standard Sizes of Packaging:

Fo

	Type of Shoe	Ins	ide	Med	asur	en	<i>ient</i>	s ii	n Inche <mark>s</mark>
	Ski & Skating				131	x	$9\frac{1}{2}$	X	$4\frac{1}{2}$
	Men's Work				$12\frac{1}{2}$	X	71	X	43
	Men's Reg				$12\frac{1}{2}$	X	64	X	41/8
	Men's S.S				13	X	$6\frac{1}{2}$	X	41/8
	Men's Romeo				12	X	6	X	4
	Men's Opera				12	X	$5\frac{1}{8}$	X	4
	Boys				11	X	6	X	4
	Women's High Cut				12	X	8	X	4
	Women's S.S				12	X	$5\frac{1}{2}$	X	$3\frac{1}{2}$
	Women's Reg				$11\frac{1}{2}$	X	$5\frac{1}{2}$	X	$3\frac{1}{2}$
	Women's Slippers						- 2		$3\frac{1}{2}$
	Women's Slippers						$4\frac{7}{16}$		10
	Youth's Reg				- 2		$5\frac{1}{2}$		20
	Youth's S.S				$9\frac{1}{2}$		- 6		$3\frac{1}{2}$
	Misses' Reg				$9\frac{1}{2}$				$3\frac{3}{8}$
	Senior Misses'				10				38
	Children's Reg				_	X	_	X	~
	Children's S.S				81/2		_	X	-
	Infants'					X	_	X	_
	Baby Reg				6				$2\frac{1}{2}$
	Baby S.S				63	X	4	X	$2\frac{1}{2}$
or	use in packaging Footwear								
	plied to the Armed Forces:								
	Aviation				13	v	7	x	5
	Army				124				41/2
	(Schedule D as amended by Administrator's Order No				2	42	* 2	26	* 2

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-479

Respecting Heaters

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- "heater" means any heater of the kinds known as Converter, Preheater, Instantaneous or Storage.
- 2. No person shall manufacture any heater except in the styles, models and sizes listed as "standard" in the latest catalogue published by such manufacturer prior to the date of this Order.
 - 3. No person shall use, in the manufacture of any heater, any heating element
 - (a) having headers of other than cast iron construction;
 - (b) having tubes in sizes other than $\frac{3}{4}$ " or 1" or $1\frac{1}{4}$ ":
 - (c) having tubes of other than ferrous metal construction, except with the written permission of the Administrator of Heating, Plumbing, Air-Conditioning Equipment and Supplies.

- 4. No person shall use in the manufacture of any heater
- (a) with an internal heating element, any tank having any tapping except of a type known as thermometer, blow-off, cold water inlet, return circulating, hot water or regulator control, or any tank having more than six such tappings in all;
- (b) with an external heating element, any tank having any tapping except of the types set out in paragraph (a) of this Section or of a type known as converter supply or return, or any tank having more than eight such tappings in all;
- (c) any tank of less than 36" diameter having a manhole or handhole.
- 5. This Order shall be effective on and after the 19th day of November, 1942

Dated at Ottawa, this 16th day of November, 1942.

E. J. LAIDLAW.

Administrator of Heating, Plumbing, Air-Conditioning Equipment and Supplies.

APPROVED:

D. GORDON.

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-480

Respecting Concealed and Enclosed Convector Type Radiators

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order on behalf of such Board, as follows:

- 1. No person shall manufacture any enclosed or concealed convector type radiators except
 - (a) for use on ships and railroad cars, or
 - (b) with permission in writing of the Administrator of Heating, Plumbing, Air-Conditioning Equipment and Supplies.
- 2. Nothing herein contained shall be deemed to prohibit the manufacture, prior to the first day of January, 1943, of concealed or enclosed convector type radiators from materials now in stock which are not suitable for other products.
 - 3. This Order shall be effective on and after the 19th day of November, 1942.

Dated at Ottawa, this 16th day of November, 1942.

E. J. LAIDLAW,

Administrator of Heating, Plumbing, Air-Conditioning Equipment and Supplies.

APPROVED:

D. GORDON,

Administrator's Order No. A-481

Respecting Christmas Wrappings

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:—

1. No person shall hereafter manufacture any of the following types of Christmas Wrapping Paper, namely:

Fancy printed or embossed wrapping paper of any kind or colour;

Special or standard Christmas wrapping paper, waxed and printed, or printed only;

Printed decorative crepe tissues of any kind or colour.

- 2. Nothing herein contained shall be construed to prohibit the completing of processed or partly processed stock or processed or partly processed raw materials on hand at the effective date hereof.
 - 3. This Order shall be effective on and after the 20th day of November, 1942.

Dated at Ottawa this 17th day of November, 1942.

N. E. WAINWRIGHT,

Administrator of Converted Paper Products.

Approved:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-482

Respecting Paper Bags

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:—

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Paper Boxes, Envelopes and Packages, from time to time appointed by The Wartime Prices and Trade Board, with the approval of the Governor in Council;
- (b) "notion bag" means a paper bag made in wedge or flat style and normally used as a container for over-the-counter sales of small merchandise to the public.
- 2. No person shall manufacture paper bags of any type listed in Schedule "A" hereto except in the sizes and according to the specifications for weight of paper set out for each of such types in said Schedule "A".
 - 3. No person shall manufacture "S.O.S." wedge or flat style candy paper bags
 - (a) except in sizes $\frac{1}{4}$ lb., $\frac{1}{2}$ lb., 1 lb., and 2 lb. by content, and
 - (b) from paper exceeding a maximum weight of 27 lb. for White Kraft Paper or 30 lb. for Sulphite Paper, weight basis 500 sheets 24" x 36".
- 4. The Administrator may, by permit in writing, allow the manufacture of paper bags not conforming to the specifications herein, for special orders received by the manufacturer for not less than 100,000 bags of one type, size, weight and grade.

- 5. Nothing in this Order contained shall be deemed to prohibit
- (a) the completion of any paper bags in process of manufacture at the effective date of this Order;
- (b) the manufacture of paper bags for written orders received by the manufacturer prior to the effective date of this Order.
- 6. This Order shall be effective on and after the 19th day of November, 1942.

Dated at Ottawa this 17th day of November, 1942.

C. V. HODDER,

Administrator of Paper Boxes, Envelopes and Packages.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

Being Schedule "A" attached to and forming part of Administrator's Order No. A-482

Type of Paper Bags	Siz	zes	Weight of Paper on a basis of 500 sheets of 24" x 36"
		Length	
~		in inches	0 7 11
Garment Bags	24 x	36	25 lb.
D (D	24 x	50	25 lb.
Pant Bags	24 x	30	25 lb.
Tana day Daga	19 x 17 x	30	25 lb. 30 lb.
Laundry Bags		28 or 30 25	30 lb.
	20 x 18 x	26	30 lb.
Wet Wash Bags	19 x	29	45 lb.
Wet Wash Days	24 x	34 to 36	45 lb.
Curtain Rod Bags	4 x	24	95 lb
Cartain 1000 Dags	4 x	30	25 lb.
	4 x	36	25 lb.
Notion Bags	$2\frac{1}{2}$ x	$4\frac{1}{2}$	25 lb.
	$2\frac{1}{2}$ x	10	25 lb.
	3½ x	$5\frac{1}{4}$	25 lb.
	4 x	6	25 lb.
	4½ x	$6\frac{3}{4}$	25 lb.
	$5\frac{1}{2}$ x	73	25 lb.
	6 x	9	25 lb.
	$6\frac{1}{2}$ x	$9\frac{1}{2}$	25 lb.
	7 x	10	25 lb.
	$8\frac{1}{2}$ x	$11\frac{1}{2}$	25 lb.
	9 x	$12\frac{1}{2}$	25 lb.
	11½ x	$11\frac{1}{2}$	25 lb.
Millinery Bags	11 x	14	25 lb.
	11 x	16	25 lb.
	13 x	16	25 lb.
	17 x	20 or 21	25 lb.
	18 x	23	25 lb.
	20 x 22 x	25	25 lb.
		27 30	25 lb.
		19	25 lb.
	15 x	19	25 lb.

Administrator's Order No. A-483

Respecting the Holding of Creamery Butter

Pursuant to authority conferred by the Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:—

- 1. For the purposes of this Order,
- (a) "creamery butter" means creamery butter as defined in Section 2 of Part 1 of the Dairy Industry Act;
- (b) "Food Administrator" means the Food Administrator from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council.
- 2. (1) No person shall, without the written authority of the Food Administrator, own or hold in his possession or control in Canada for his own account or for the account of any other person on November 30, 1942, a quantity of creamery butter greater than 75 per cent of the quantity of such butter which he owned or held in his possession or control in Canada for his own account or for the account of any other person on November 1, 1942; provided that this subsection shall not apply to the operator of a warehouse or cold storage plant who merely stores creamery butter for the account of other persons.
- (2) For the purposes of this Section, the quantity of creamery butter owned or held in the possession or control of any person shall include the quantity of creamery butter owned or held in the possession or control of any subsidiary or other incorporated company or body corporate or unincorporated agency or other business owned or controlled by or on behalf of such person.
- (3) In order to comply with the provisions of this Section, any person who, prior to the effective date of this Order, sold or agreed to sell creamery butter to any other person under conditions of sale providing for delivery thereof after November 30, 1942, may reduce the quantity of butter so sold or agreed to be sold by him by an amount not greater than 25 per cent.
- (4) No person shall dispose of any creamery butter in such manner as to enable him to reacquire possession or control thereof after November 30, 1942, or shall reacquire possession or control of any creamery butter disposed of by him for the purpose of complying with the provisions of this Section.
- 3. (1) Every person who owns or holds in his possession or control in Canada for his own account, or for the account of any other person any quantity of creamery butter on November 30, 1942, in excess of five thousand (5,000) pounds, shall forthwith report to the Food Administrator.
 - (a) the quantity of creamery butter owned by such person or held in his possession or control for his own account in Canada on November 30, 1942;
 - (b) the quantity of creamery butter held in the possession or control in Canada of such person for the account of any other person on November 30, 1942; and
 - (c) the quantity of creamery butter which such person owned or held in his possession or control in Canada for his own account or for the account of any other person on November 1, 1942.
- (2) Every person, who at the close of business on the last day of any month subsequent to November, 1942, owns or holds in his possession or control in Canada for his own account or for the account of any other person any quantity of creamery butter in excess of five thousand (5,000) pounds, shall make such reports to the Food Administrator as the Food Administrator may from time to time require.

- 4. Administrator's Order No. A-457 dated the 31st day of October, 1942, is hereby revoked.
 - 5. This Order shall be effective on and after the 19th day of November, 1942. Dated at Ottawa this 18th day of November, 1942.

J. G. TAGGART,
Food Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-484

Respecting Circulating, Condensation and Vacuum Pumps

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:—

- For the purposes of this Order, "pump" means any circulating, condensation or vacuum pump, whether horizontal or vertical in type.
- 2. No manufacturer shall manufacture or assemble any pump unless such pump is
- (1) of a kind, model, type and size listed as standard in such manufacturer's last catalogue published prior to the date of this Order;
- (2) manufactured in accordance with the following specifications:
 - (a) pump shafts shall be made of either cold rolled or stainless steel or copper alloy;
 - (b) pump impellers shall be made of cast iron, semi-steel or copper alloy;
 - (c) pumps which are controlled by standard float pressure or vacuum switches shall use only
 - (i) single phase AC motors of 3 h.p. and smaller, no starters; or
 - (ii) single phase AC motors of 1 h.p. to 1½ h.p., manual motor starters; or (iii) single phase AC motors of 2 h.p. and larger, magnetic motor starters; or
 - (iv) polyphase AC motors of 3 h.p. and smaller, manual motor starters with thermal overload relays; or
 - (v) polyphase AC motors of 5 h.p. and larger, magnetic motor starters with thermal overload relays; or
 - (vi) direct current motors of $\frac{1}{3}$ h.p. and smaller, no starters; or
 - (vii) direct current motors of ½ h.p. and larger, magnetic starters;

provided that pumps controlled by special devices which are not designed to carry the motor load may use magnetic starters with all sizes of single and polyphase AC or direct current motors;

- (d) pumps may be made in vertical type or with ball bearings only with the written permission of the Administrator.
- 3. This Order shall be effective on and after the 23rd day of November, 1942.

Dated at Ottawa this 20th day of November, 1942.

E. J. LAIDLAW,

Administrator of Heating, Plumbing, Air-Conditioning Equipment and Supplies.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

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Administrator's Order No. A-485

Respecting Surface Heating Coils

(Consolidated as amended by Administrator's Order No. A-583)

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:—

- 1. No person shall manufacture any surface heating coil except of a type and size as follows:
 - (a) Standard (single tube) type—headers in the size known as "12 and 18 tube face" or "15 and 24 inch":
 - (b) Steam Distributing Tube (tube within a tube) type—headers in the size known as "6 and 12 tube face" or "18 and 30 inch".
- 2. No person shall in the manufacture of a surface heating coil use a heating element header of wrought non-ferrous metal or a coil header of wrought non-ferrous metal.

(Section 2 as substituted by Administrator's Order No. A-583.)

- 3. No person shall, except with the written permission of the Administrator of Heating, Plumbing, Air-conditioning Equipment and Supplies, sell or offer to sell any new surface heating coil, provided that nothing in this Section contained shall apply to a sale of surface heating coils to the Department of Munitions and Supply, the Department of National Defence or any agency of such departments.
- 4. Nothing in this Order contained shall be deemed to prohibit or restrict the manufacture of any surface heating coil from material or parts on hand at the date of this Order in such form that the same cannot be completed in accordance with the terms of this Order.
 - 5. This Order shall be effective on and after the 23rd day of November, 1942.

Dated at Ottawa, this 20th of November, 1942.

E. J. LAIDLAW,

Administrator of Heating, Plumbing, Air-conditioning Equipment and Supplies.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-486

Respecting Humidifiers

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

- 1. No person shall manufacture any industrial humidifier, except with the permission in writing of the Administrator of Heating, Plumbing and Air-Conditioning Equipment and Supplies.
 - 2. This Order shall be effective on and after the 23rd day of November, 1942.

Dated at Ottawa, this 20th day of November, 1942.

E. J. LAIDLAW,

Administrator of Heating, Plumbing and Air-Conditioning Equipment and Supplies.

APPROVED:

D. GORDON,

Administrator's Order No. A-487

Respecting the Manufacture of Photo Engravings, Electrotypes, Stereotypes and Matrices

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:—

- 1. For the purposes of this Order,
 - "manufacturer" means any person engaged in the manufacture of photo engravings, electrotypes, stereotypes and matrices.
- 2. No manufacturer shall deliver any photo engravings, electrotypes, stereotypes and matrices in less than the time set out opposite the kind or quantity of such photo engravings, electrotypes, stereotypes and matrices in the following table, such time to be reckoned in regular day-shift working hours from the time when the order for such photo engravings, electrotypes, stereotypes and matrices is received by such manufacturer:
 - (a) line engravings, coarse screen halftones of 100 line screen or less, pattern plates and one-colour electrotypes.
 - (b) one-colour copper halftones finer than 100 line screen, lead mould 12 hours electrotypes or nickel-types in one colour.
 - (c) stereotypes and matrices made from an original, an electrotype or stereotype pattern, or type form. 1-10 stereos or matrices

11-50 " " "	4 hours
51 or more stereos or matrices	8 hours
(d) combination plates.	16 hours
(e) duotones, and zinc plates in two or more colours.	24 hours
(f) tri-colour, quadri-colour and colour combination process plates.	56 hours
(g) printing plates made from type composition forms supplied.	4 hours

- 3. The provisions of this Order shall not apply to the manufacture of photo engravings, electrotypes, stereotypes and matrices ordered by daily or weekly newspapers for use in their news or editorial columns.
- 4. The provisions of this Order shall be subject to such exemption or authority as the Administrator of Publishing, Printing and Allied Industries may grant in writing from time to time in special cases.
 - 5. This Order shall be effective on and after the 23rd day of November, 1942.

Dated at Ottawa this 21st day of November, 1942.

JOHN ATKINS,

3 hours

Administrator of Publishing, Printing and Allied Industries.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-488

Respecting Maximum Rentals for Rooming Accommodation

pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

- 1. For the purposes of this Order, unless the context otherwise requires,
- (a) "Board" means the Wartime Prices and Trade Board; 71369-374

- (b) "designated area" means an area designated under the provisions of this Order by a Rentals Administrator;
- (c) "landlord" means any person who lets or sub-lets or grants any leave and licence for the occupancy or use of any rooming accommodation;
- (d) "lease" means and includes any enforceable contract for the letting or subletting of any rooming accommodation and every leave and licence for the occupancy or use of any rooming accommodation, whether such contract or leave and licence is made orally, in writing or by deed; and the verbs "let" and "sub-let" shall have a similar extended meaning;
- (e) "local Examiner" means a local Committee appointed and so designated by the Board or by a Rentals Administrator for the designated area in which the rooming accommodation is situated;
- (f) "rental" means any payment or consideration, including any bonus, gratuity or benefit, charged, demanded, received, collected or paid per day, week, month, year or other period of time, as the case may be, for the use or occupancy of any rooming accommodation;
- (g) "maximum rate card" means the maximum rate card prescribed by a Rentals Administrator;
- (h) "Rentals Administrator" means a person duly appointed as such by the Board, with the approval of the Governor in Council, and shall include the Deputy of any such Administrator;
- (i) "rooming accommodation" means any place of dwelling together with such heating, lighting, water, garage, janitor and other services, equipment, furniture, furnishings or facilities as are supplied by the landlord or which the landlord expressly or impliedly agreed to supply; but shall not include
 - (i) any place of dwelling, of which the occupant is entitled to the exclusive possession and in which the occupant is not obliged, by any term or provision, expressed or implied, of the lease to such occupant, to share with any other person, the use of a bathroom, bath, kitchen, kitchen sink, toilet, watercloset or similar convenience; and for the purpose of this clause the word "occupant" means either a single occupant or two or more occupants jointly entitled to the same rights of occupancy and use of the same place of dwelling, or,
 - (ii) any living or sleeping room, constituting a place of dwelling, occupied and used in common with the landlord or with the landlord's parent, spouse, child or dependent, or with any person habitually residing with the landlord as a member of the landlord's family, or with any person to whom the landlord stands "in loco parentis," or with any employee of the landlord's household, or,
 - (iii) any room in a hotel, or,
 - (iv) any structure or part of a structure used for combined business and dwelling purposes provided that the lease thereof is made to one tenant or to two or more tenants jointly, the occupancy and use thereof is enjoyed by such tenant or tenants, and the rental payable under such lease has not been apportioned in respect of that part used for business purposes and that part used as a place of dwelling, or.
 - (v) any living or sleeping room in an educational or charitable institution or any room in the club house of an incorporated club which by its charter is not permitted to operate for profit if such room is occupied or used exclusively by a member or members of such club.
- 2. (1) A landlord of any rooming accommodation, situated in a designated area, for which there was a lease in effect at any time or times within the period of thirty days immediately prior to the date on which a Rentals Administrator designates the particular area as a designated area, shall, within fourteen days after such date, make application to the local Examiner in a form prescribed by a Rentals Administrator for a maximum rate card.

- (2) Upon a landlord complying with the provisions of subsection (1) of this Section he shall be entitled to have issued to him a maximum rate card, in a form prescribed by a Rentals Administrator, for such rooming accommodation, either,
 - in respect of each person occupying or using the rooming accommodation, or,
 - (ii) as a unit;
- provided that, a landlord shall not be entitled to have issued to him a maximum rate card in respect of each person occupying or using the rooming accommodation unless such rooming accommodation is equipped and supplied with furniture, bedding and linen by the landlord for the living and sleeping accommodation of each person so occupying or using the rooming accommodation.
- 3. (1) Subject to the provisions of Section 4 of this Order, from and after the thirtieth day following the date on which a Rentals Administrator designates an area as a designated area, no person shall, on behalf of himself or of another person, at any time charge, demand, receive, collect or pay a rental in respect of any rooming accommodation, situated in such area, unless there is posted and kept posted in a conspicuous place in such rooming accommodation the maximum rate card issued therefor in accordance with the provisions of subsection (2) of Section 2 hereof.
- (2) Subject to the provisions of Sections 4 and 5 of this Order, from and after the thirtieth day following the date on which a Rentals Administrator designates an area as a designated area, no person shall, on behalf of himself or of another person, at any time charge, demand, receive, collect or pay in respect of any rooming accommodation, situated in such area, a rental at a rate higher than the rate shown on the maximum rate card posted in such rooming accommodation at the time such rental is charged, demanded, received, collected or paid.
- (3) No person shall alter, deface, destroy, mutilate or remove without authority any maximum rate card issued in respect of or posted in any rooming accommodation.
- (4) No person shall post or keep posted in any rooming accommodation a rate card showing a rate higher than the maximum rate fixed by the maximum rate card last issued and in effect for such rooming accommodation.
- 4. In the case of any rooming accommodation, situated in the designated area, for which there was no lease in effect at any time or times within the period of thirty days immediately prior to the date on which a Rentals Administrator designated such area as a designated area, but for which a lease is thereafter made, the provisions of subsection (1) of Section 3 shall not apply until the seventh day following the date upon which such lease is made, provided that the landlord makes application to the local Examiner not later than the fourth day after the making of such lease, in a form prescribed by a Rentals Administrator for the issuance of a maximum rate card in accordance with the provisions of subsection (2) of Section 2 hereof.
- 5. If the number of persons, occupying or using any rooming accommodation for which a maximum rate card has been issued in respect of each person occupying or using the rooming accommodation is thereafter increased and the maximum rate card does not show a reduced maximum rate in respect of such increased number of persons the provisions of subsection (2) of Section 3 of this Order shall not apply in respect of such rooming accommodation until the seventh day after the date of the lease to such increased number of persons, provided that the landlord not later than the fourth day after the date of such lease applies for a revised maximum rate ard fixing the reduced maximum rate in respect of each person occupying or using the rooming accommodation.
- 6. If the maximum rate card issued in respect of any rooming accommodation is lost or destroyed, a new maximum rate card may be issued by the local Examiner upon proof of such loss or destruction; and, if a maximum rate card is altered, defaced or mutilated, the landlord shall forthwith return such card to the local Examiner who shall issue a new maximum rate card.

- 7. (1) The local Examiner may, in respect of any rooming accommodation, of his own motion or upon application, fix or vary the maximum rates for the rooming accommodation, either,
 - (i) in respect of each person occupying or using the rooming accommodation, or,
 - (ii) as a unit
- in accordance with the rates generally prevailing on October 11, 1941, for similar rooming accommodation, occupancy and use, in the designated area; and for the purpose of informing himself he may enter and inspect any premises and shall have the powers of a Commissioner appointed under the Inquiries Act (R.S.C. 1927, Chapter 99); but no expense shall be incurred without the written authorization of a Rentals Administrator.
- (2) The procedure of the local Examiner in the exercise of his powers shall be such as he shall from time to time adopt.
- 8. (1) A landlord of any rooming accommodation who is of the opinion that the rates shown on the maximum rate card issued in respect of such rooming accommodation are lower than the rates generally prevailing on October 11, 1941, for similar rooming accommodation, in the designated area, may apply for an increase in such rates to the local Examiner in such form and in such manner as a Rentals Administrator may prescribe.
- (2) Any person occupying or using any rooming accommodation who is of the opinion that the rates shown on the maximum rate card posted in such rooming accommodation are higher than the rates generally prevailing on October 11, 1941, for similar rooming accommodation, in the designated area, may apply for a reduction in such rates to the local Examiner in such form and in such manner as a Rentals Administrator may prescribe.
- 9. The decision of the local Examiner shall be recorded in such form as a Rentals Administrator may from time to time prescribe, and shall be final and conclusive unless and until varied by a Rentals Administrator.
- 10. (1) In any case in which a rate for any rooming accommodation has been reduced by a Rentals Administrator or by the local Examiner, a revised maximum rate card showing such reduced maximum rate for the rooming accommodation, either,
 - (i) in respect of each person occupying or using the rooming accommodation, or,
 - (ii) as a unit
- shall be dated and issued in accordance with the provisions of subsection (2) of Section 2 hereof by the local Examiner not later than the fourth day after such reduction, and such maximum rate card shall forthwith be posted and shall be kept posted in a conspicuous place in such rooming accommodation.
- (2) In any case in which a rate for any rooming accommodation has been reduced by a Rentals Administrator or by the local Examiner, such reduced maximum rate shall be effective on and after the third day following the date of issuance of the revised maximum rate card.
- 11. Any person to whom a sum of money is paid as rental, in whole or in part, for any rooming accommodation, shall, at the request of the person paying the same, forthwith deliver to such person a written receipt for the sum paid, and such receipt shall show
 - the name of the occupant by whom or on whose behalf the payment was made,
 - (ii) the period of occupancy or use for which, or on account of which, the payment was made,
 - (iii) the serial number of the maximum rate card last issued and in effect for the rooming accommodation in respect of which such payment was made, and
 - (iv) the address of the accommodation.

- 12. The same rooming accommodation in every respect as was supplied by the landlord or which the landlord expressly or impliedly agreed to supply shall continue to be supplied for a rate not exceeding the rate shown on the maximum rate card in effect for such rooming accommodation unless and until such rate is varied in accordance with the provisions of this Order.
- 13. No person shall make any false or misleading statement or representation in or in respect of any application, return, receipt, statement or any other document required or permitted by or under this Order to be given, made or filed.
- 14. (1) Subject to the provisions of subsection (2) of this Section, from and after the thirtieth day following the date on which a Rentals Administrator designates an area as a designated area, in any case in which any rooming accommodation, for which the maximum rate card in effect fixes a maximum daily rate and a maximum weekly rate, is occupied and used by the same person for seven consecutive days or longer, the maximum rental for such person's occupancy and use shall be at a rate not higher than such maximum weekly rate.
- (2) From and after the thirtieth day following the date on which a Rentals Administrator designates an area as a designated area, in any case in which any rooming accommodation, for which the maximum rate card in effect fixes a maximum monthly rate and a maximum weekly rate or a maximum daily rate, or both, is occupied and used by the same person continuously for one month or longer, the maximum rental for such person's occupancy and use shall be at a rate not higher than such maximum monthly rate.
- 15. Any payment made in consideration of the occupancy and use, or, of the right to continue in the occupancy and use of any rooming accommodation shall be deemed to be rental.
- 16. A Rentals Administrator may by an Order, in writing, signed by him and countersigned by the Chairman of the Board, designate any area or areas to which the provisions of this Order shall apply; and such Order shall prescribe the rate cards and forms required hereunder.
- 17. From and after the thirtieth day following the date on which an area is designated by a Rentals Administrator as a designated area, the provisions of Order No. 108 of the Board, dated April 24, 1942, shall cease to apply to any rooming accommodation for which a maximum rate card has been issued and is in effect.
 - 18. This Order shall be effective on and after the 7th day of December, 1942.

Dated at Ottawa, this 22nd day of November, 1942.

C. R. De MARA, OWEN LOBLEY,

Rentals Administrators.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-489

Respecting New Processes of Manufacturing Footwear

Pursuant to authority conferred by The Wartime Prices and Trade Board, I do hereby order, on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "manufacturer" means any person, firm, corporation or association engaged in manufacturing leather footwear.

- 2. No manufacturer shall instal machinery for manufacturing footwear by a process differing from that existing in his plant at the effective date hereof unless authorized so to do in writing by the Administrator of Footwear.
- 3. Every manufacturer shall within fifteen days from the date of this Order report in writing to the Administrator of Footwear all machinery acquired by him after August 31, 1942, which report shall show

(a) the name and address of such manufacturer;

(b) the process used by such manufacturer on August 31, 1942;

(c) the intended use of such machinery;

- (d) the name and address of the supplier of such machinery; (e) whether such machinery has been delivered or is on order.
- 4. This Order shall be effective on and after the 26th day of November, 1942.

Dated at Ottawa, this 21st day of November, 1942.

LOUIS DAOUST,
Administrator of Footwear.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-490

Respecting Abattoirs and Slaughter Houses

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered, on behalf of such Board, as follows:—

1. For the purposes of this Order,

- (a) "Administrator" means the Food Administrator, from time to time appointed by the Board;
- (b) "abattoir" or "slaughter house" means any place in which live stock are regularly slaughtered;

(c) "live stock" means and includes cattle, calves, sheep, lambs and hogs.

- 2. (1) Except as otherwise authorized by the Administrator, no person shall, on or after the 1st day of January, 1943, unless he has previously obtained a permit from the Administrator or any other person authorized by the Administrator, operate an abattoir or slaughter house or slaughter live stock or have live stock slaughtered for him if the meat so obtained is sold or offered for sale in fresh, frozen, or further processed form.
- (2) Each applicant for a permit shall complete an application form supplied by the Administrator, and shall furnish all information required in such application form and such further information as the Administrator may require.

3. Each permit holder shall

- (a) keep such permit displayed conspicuously in his place of business or in each of his places of business, if there be more than one;
- (b) report to the Administrator such information at such times and in such manner as may be designated by the Administrator.
- 4. No permit shall be transferable.
- 5. This Order shall be effective on and after the 24th day of November, 1942.

Dated at Ottawa, this 23rd day of November, 1942.

J. G. TAGGART,

Food Administrator.

APPROVED:

D. GORDON,

Administrator's Order No. A-491

Respecting Deliveries of Ice

Pursuant to authority conferred by The Wartime Prices and Trade Board and with the concurrence of the Food Administrator, it is hereby ordered, on behalf of such Board, as follows:—

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Services or any Deputy Administrator of Services duly appointed by The Wartime Prices and Trade Board, with the approval of the Governor in Council;
- (b) "automotive vehicle" means any vehicle or trailer propelled or drawn by mechanical means (otherwise than on rails) and adapted or designed for the carrying of goods;
- (c) "horse drawn vehicle" means any vehicle or trailer adapted or designed for the carrying of goods and which is horse drawn;
- (d) "delivery" means a delivery by an automotive vehicle or a horse drawn vehicle;
- (e) "distributor" means any person who engages in the business of delivering ice;
- (f) "regular delivery" means a delivery starting at a particular time, proceeding along a particular route or through a particular area, and delivering ice to customers on such route or in such area.
- 2. No distributor shall make or cause or permit to be made a delivery of ice on any Sunday.
- 3. No distributor shall make or cause or permit to be made any delivery of ice except by a regular delivery.
 - 4. No distributor shall make a regular delivery to
 - (a) any commercial establishment or hotel more than once each weekday, or
 - (b) any place of residence other than an hotel more than three times in each week, either on Monday, Wednesday and Friday, or on Tuesday, Thursday and Saturday.
- 5. No operator of a commercial establishment or hotel and no person on behalf of any such operator shall accept more than one delivery of ice on any one weekday.
- 6. Subject to the provisions of Section 7 every distributor shall so arrange his regular deliveries to places other than hotels and commercial establishments that no part of the route or area included in one of his regular deliveries to such places shall be included in any other of his regular deliveries on the same or the following weekday.
- 7. Notwithstanding Sections 3, 4, 5 and 6 of this Order, if a regular delivery of any distributor falls on a statutory holiday such distributor may make such regular delivery on the weekday immediately previous to or on the weekday next following such holiday.
 - 8. No distributor shall, on and after the 28th day of December, 1942,
 - (a) operate an automotive vehicle for the purpose of delivering ice unless the total quantity of ice delivered by such automotive vehicle on its regular deliveries in each week is at least 21,000 pounds;
 - (b) operate a horse drawn vehicle for the purpose of delivering ice unless the total quantity of ice delivered by such horse drawn vehicle on its regular deliveries in each week is at least 15,000 pounds;

provided, however, that the provisions of this Section shall not apply to a distributor who operates

- (a) no automotive vehicles and not more than two horse drawn vehicles, or
- (b) not more than one horse drawn vehicle and/or one automotive vehicle.

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- 9. Every distributor, to whom the provisions of Section 8 hereof apply, shall,
- (a) keep an accurate record of the quantity of ice delivered by each automotive vehicle and each horse drawn vehicle operated by him;
- (b) on or before the 10th day of January, 1943, and on or before the 10th day of each month thereafter, file with the Statistics Branch, Research Section, The Wartime Prices and Trade Board, Ottawa, Ontario, a statement signed by him in the form prescribed by the Board showing the total quantity by weight of ice delivered during each week ending on a Saturday of the preceding month by each automotive vehicle and each horse drawn vehicle operated by him.
- 10. If in any week the total quantity of ice delivered by any automotive vehicle or horse drawn vehicle is less than the respective quantities required to be delivered by the provisions of Section 8 of this Order and the average weekly quantity delivered by the same vehicle for the whole period covered by the statement required by the preceding section within which such week falls is not less than the quantity required to be delivered by said Section 8, the provisions of said Section 8 shall be deemed to have been complied with for such period.
- 11. The number of automotive vehicles which a distributor may hereafter use for the purpose of delivering ice, shall not exceed the number of automotive vehicles regularly used by him during the month of August, 1942, for such purpose.
- 12. The provisions of Sections 2, 3, 4, 5 and 6 of this Order shall not apply to deliveries of ice to hospitals, railways, cargo and passenger boats, manufacturers and processors of food products for use in manufacturing and processing operations, the Department of National Defence, the Department of National Defence Air Services, the Department of Munitions and Supply, the Department of Transport or any agency of such departments or to a delivery of ice to be stored awaiting further distribution.
- 13. The provisions of this Order shall be subject to such exemption or authority as the Administrator may grant in writing from time to time in special cases.
 - 14. This Order shall be effective on and after the 7th day of December, 1942.

Dated at Ottawa, this 25th day of November, 1942.

J. STEWART,
Administrator of Services.

APPROVED:

D. GORDON.

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-492

Respecting Deliveries of Bread and Bakery Products

Pursuant to authority conferred by The Wartime Prices and Trade Board, and with the concurrence of the Food Administrator, it is hereby ordered, on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Services or any Deputy Administrator of Services from time to time appointed by The Wartime Prices and Trade Board, with the approval of the Governor in Council;
- (b) "automotive vehicle" means any vehicle or trailer propelled or drawn by mechanical means (otherwise than on rails) and adapted or designed for the carrying of goods;

- (c) "bread" means bread of any kind made of leaven dough and includes white bread, whole wheat bread, brown bread, rye bread, vitamin B (Canada Approved) bread, fancy bread, fruit bread and rolls of any kind;
- (d) "bakery products" means sweet goods, cakes, cookies, buns, pies and pastries of all kinds;
- (e) "distributor" means any person who engages in the business of delivering bread and bakery products;
- (f) "horse drawn vehicle" means any vehicle or trailer adapted or designed for the carrying of goods and which is horse drawn.

2. No distributor shall

- (a) operate an automotive vehicle for the purpose of delivering bread and bakery products unless the total sales, exclusive of all discounts, of bread and bakery products delivered by such automotive vehicle in each week amount to not less than \$225;
- (b) operate any horse drawn vehicle for the purpose of delivering bread and bakery products unless the total sales, exclusive of all discounts, of bread and bakery products delivered by such horse drawn vehicle in each week amount to not less than \$175;

provided that the provisions of this Section shall not apply to

- (a) a distributor who manufactures at least 75 per cent in value of the bread and bakery products which he sells and who operates
 - (i) no automotive vehicles and not more than two horse drawn vehicles, or
 - (ii) not more than one horse drawn vehicle and/or one automotive vehicle;
- (b) a retailer who operates a regular delivery for the primary purpose of delivering merchandise other than bread and bakery products and whose business of selling and/or distributing bread and bakery products does not constitute the greater part of his business.
- 3. Every distributor to whom the provisions of Section 2 of this Order applies shall
 - (a) keep accurate records of the total sales, exclusive of all discounts, of bread and bakery products delivered by each automotive vehicle and each horse drawn vehicle operated by him;
 - (b) on or before the 10th day of January, 1943, and on or before the 10th day of each month thereafter, file with the Statistics Branch, Research Section, The Wartime Prices and Trade Board, Ottawa, Ontario, a statement signed by him in the form prescribed by the Board, showing the total sales, exclusive of all discounts, of bread and bakery products delivered during each week ending on a Saturday of the preceding month by each automotive vehicle and each horse drawn vehicle operated by him.
- 4. If in any week the total sales, exclusive of all discounts, of bread and bakery products delivered by any automotive vehicle or horse drawn vehicle are less than the respective amounts required to be delivered by the provisions of Section 2 of this Order and the average weekly total sales, exclusive of all discounts, of such producer delivered by the same vehicle for the whole period covered by the statement required by the preceding section within which such week falls are not less than the amount required by said Section 2, the provisions of said Section 2 shall be deemed to have been complied with for such period.
- 5. The number of automotive vehicles that a distributor may use for delivering bread and bakery products shall not exceed the number of automotive vehicles regularly used by him during the month of September, 1942, for such purpose.

- 6. The provisions of this Order shall be subject to such exemption or authority as the Administrator may grant in writing from time to time in special cases.
 - 7. This Order shall be effective on and after the 28th day of December, 1942.

Dated at Ottawa, this 25th day of November, 1942.

J. STEWART,
Administrator of Services.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-493

Respecting Bristles and Brushes

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered, on behalf of such Board, and with the concurrence of the Administrator of Wholesale Trade, as follows:—

Administrator's Order No. A-2 and Administrator's Order No. A-42 are hereby revoked and the following is substituted therefor:—

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Furniture and Brushes from time to time appointed by the Board;
- (b) "bristles" means pigs' or hogs' bristles of the lengths of two inches and longer, whether new or reclaimed and whether or not imported;
- (c) "brush" means any brush in which bristles are a component part;
- (d) "manufacturer" means any person wholly or partly engaged in the manufacture of brushes;
- (e) "size of stock" means the length of bristle, horse-hair or fibre used in the manufacture of a brush;
- (f) "stock" means the bristle, horse-hair and/or fibre used in the manufacture of a brush;
- (g) "wholesaler" means a person who in the ordinary course of business sells (otherwise than at retail) goods in the form in which they were purchased by him, and includes a jobber.
- 2. No person shall sell, deliver or otherwise dispose of, or purchase, accept delivery of or otherwise acquire any bristles unless and until he receives the appropriate permission, in writing, from the Administrator.
- 3. (1) Except with the permission, in writing, of the Administrator, no manufacturer, wholesaler or jobber shall sell or deliver any brush, except to fill an order in writing, received by him from
 - (a) the Department of Munitions and Supply, the Department of National Defence, the Department of National Defence Air Services, the Department of National Defence Naval Services or any agency of any such Department; or
 - (b) any other person who has endorsed and signed a statement certifying that he requires the brushes mentioned in such order for use in the manufacture or assembly of goods for a Department or an agency referred to in clause (a) of this subsection, as designated by him; or
 - (c) any railroad company, merchant vessel operated for commercial purposes, bus or street railway company, public utility, hospital, Provincial Highway Department, school or Board of Education, any manufacturer requiring such brushes for use in the operation or maintenance of machinery or equipment or

any manufacturer requiring such brushes for use in the manufacture of farm implements; provided, that on every order the purchaser has endorsed and signed a statement certifying that he requires the brushes referred to in such order, for immediate use and that the quantity so ordered, together with the quantities which he has on hand or on order with other suppliers, will not exceed sixty days' normal requirements of such purchaser; or

- (d) a wholesaler who has endorsed and signed a statement certifying that the brushes referred to in such order are for sale and delivery to a person or to persons referred to in clauses (a), (b) or (c) of this subsection, as designated by the wholesaler.
- (2) Nothing in this Section shall be deemed to prohibit any manufacturer from supplying any salesman or demonstrator employed by him or from supplying any sales agency operated by him with a sample of each size and style of brushes manufactured by him.
- 4. Except with the permission, in writing, of the Administrator, no manufacturer shall use any bristles in the manufacture of brushes, unless he uses therewith
 - (a) not less than 50 per cent of horse-hair and/or fibre where the size of stock of such bristles is 2 inches up to and including 3½ inches;
 - (b) not less than 45 per cent of horse-hair and/or fibre where the size of stock of such bristles is more than $3\frac{1}{2}$ inches.
- 5. On or before the 10th day of every month hereafter, every person who, on the first day of such month, had on hand any raw, boiled or dressed bristles which were not component parts of brushes, shall forward to the Statistics Branch, Research Section, The Wartime Prices and Trade Board, 6th Floor, Toronto General Trusts Building, Toronto, Canada, a statement showing
 - (a) the quantity, by sizes, of such bristles which he had on hand on the first day of the preceding month;
 - (b) the quantity, by sizes, of such bristles he had on hand on the first day of the month in which such report is forwarded;
 - (c) the quantity, by sizes, of bristles acquired during the preceding month, together with the name or names of his suppliers; and
 - (d) the quantity, by sizes, of bristles disposed of or used by him during the preceding month, giving details as to such disposition and/or use.
 - 6. This Order shall be effective on and after the 28th day of November, 1942.

Dated at Ottawa, this 25th day of November, 1942.

JAS. E. FERGUSON,

Administrator of Furniture and Brushes.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-494

Respecting Paint and Varnish Brushes

Pursuant to authority conferred by The Wartime Prices and Trade Board, it is hereby ordered as follows:—

Administrator's Order No. A-197, is hereby revoked and the following is substituted therefor:

- 1. For the purposes of this Order
- (a) "Administrator" means the Administrator of Furniture and Brushes from time to time appointed by the Board;

- (b) "brush" means any brush used for painting and decorating;
- (c) "manufacturer" means any person wholly or partly engaged in the manufacture of any brush;
- (d) "size of stock" means the length of bristle or horsehair or fibre used in the manufacture of a brush.
- 2. For the purpose of displaying or holding any brush or assortment of brushes, no manufacturer shall hereafter purchase, make, assemble or otherwise acquire any display stand or any printed or otherwise decorated container. Every manufacturer may continue to use such stands and containers until his present supplies thereof are exhausted; thereafter unpainted and otherwise plain containers may be used to display or hold assortments of such brushes.
- 3. (1) Except with the permission, in writing, of the Administrator, no manufacturer shall manufacture any brush unless the size of stock, the length of stock out of ferrule, the weight of bristle, horsehair and or fibre, the thickness of the brush within the ferrule, and the type and finish of the handle are as specified after each respective size of brush and under each respective kind of brush as set forth in Schedule "A" hereto.
- (2) No manufacturer shall use any strip metal of any depth greater than 1½ inches for the purpose of making ferrules; provided, however, that the provisions of this subsection shall not be deemed to prohibit any manufacturer from using any strip metal of any depth greater than 1½ inches, which he now has on hand for such purpose.
- 4. (1) Whenever any manufacturer's existing stocks of blocks for use in the manufacture of stipplers are exhausted, such manufacturers shall use for such purpose only blocks of the size 5 inches by 5 inches.
- (2) In the manufacture of Dutch calcimine brushes no manufacturer thereof shall use any size of stock other than of the length group of $5\frac{1}{2}$ inches to 6 inches and the weight of such stock shall not exceed 10 ounces per brush.
- (3) The manufacturer's list price of any Dutch calcimine brush shall not exceed \$540.00 per dozen.
- 5. (1) The manufacturer's list price for each kind and size of brush manufactured in accordance with the specifications contained in this Order shall not exceed the price per dozen brushes as set forth in said Schedule under the caption "manufacturers' maximum list price" and opposite each respective size of brush.
- (2) The maximum price at which any person may hereafter sell or offer for sale at retail any of the brushes described in this Order shall not exceed the price per brush as set forth in the said Schedule under the caption "maximum price to consumer" and opposite each respective kind of brush.
 - 6. No manufacturer shall hereafter ship any brushes on consignment.
 - 7. This Order shall be effective on and after the 28th day of November, 1942.

Dated at Ottawa, this 25th day of November, 1942.

JAS. E. FERGUSON,

Administrator of Furniture and Brushes.

APPROVED:

D. GORDON,

SCHEDULE "A"

Attached to and forming part of Administrator's Order No. A-494

Maximum Price to	Consumer (each)	\$ 0 0 2 0 0 2 2 0 0 1 2 2 3 2 2 3 2 3 2 3 3 3 3 3 3 3 3 3 3 3		0 30 0 75 1 00 1 75		0 65 1 35 1 75		1 15		0 20	0 69 1 00 1 50
Manufacturer's Maximum List	rrice (per doz.)	\$ 2 2 5 2 5 2 5 5 5 5 5 5 5 5 5 5 5 5 5		3 60 9 50 12 80 21 00		8 00 16 50 21 00		14 00		00 9	8 25 12 00 18 00
Finish Handle	LINE	Clear	LINE	Clear "	LINE	Clear "	ED FLAT SASH	Plain Sanded	FRAIGHT OUT OF	Clear	" " "
Type Handle	(a) No. 0 Line	Flat Moulded	(b) No. 1 LINE	Flat Moulded	(c) No. 2 Line	Shaped "	(d) Long Handled Flat Sash Tools	Flat Moulded	(e) Oval Sash—Straight Out of Ferrule	Round	
Thickness of Brush within	rerule	a to provide provide the surface of		শাত ভাল দ্বিতাৰতাৰ জ্ঞান্ত দ্বিতাৰতাৰ		nu](00 CU) -44 E− (00 \$\times \times \time		1.6		Round and	"" "" "" "" "" "" "" "" "" "" "" "" ""
Combined Weight of Hair,	Bristle and Fibre	1 0 0 2. 1 0 0 2. 1 0 0 2. 1 0 0 2. 1 0 0 2. 2 0 0 2. 2 0 0 3.		$\begin{array}{c} {}^{9}_{11} \\ {}^{11}_{11} \\ {}^{11}_{12} \\ {}^{0}_{2}. \\ \\ {}^{1}_{2} \\ {}^{0}_{2}. \\ \end{array}$		1 1 1 0 2		11 OZ.		1.9 OZ.	To OZ.
Length of Stock out	or Ferrule			CJ CJ CJ CJ P 14414444		CJ CJ CJ 140000000		21/2 0		13/4	2 C C C C C C C C C C C C C C C C C C C
Size of Stock		20 20 20 20 20 20 20 20 20 20 20 20 20 2		ट्यं ट्यं ट्यं ट्यं भूत्रे भूपयम्बद्धांत्र		C1 C1 C1 HW014014		234		21."	이 이 이 제 # 5 2 4
Width of Brush at	rerule	40° 00° 40° 00°		1 C C C C D D D		es 2,		F-109		#43"	#6-7" #8-1\frac{1}{2}" #10-1\frac{1}{2}"

SCHEDULE "A"-Continued

Maximum Price to Consumer (each)	\$ 2 00 9 2 50 9 50	3 35 4 50 13 25 14 50 14 50	2 25 6 50	14 25 15 00 25 00 37 50	0 56 1 35	1 35 2 00	4 35 35
Manufacturer's Maximum List Price (per doz.)	\$ 24 00 30 00 112 50	40 00 55 00 160 00 173 00 174 00	27 00 78 00	170 00 180 00 300 00 450 00	6 60 16 00	16 00 24 00	52 00
Finish Handle	Line	Line Clear	5 Line Clear	c—Concluded Clear " " "	Glue Clear	-100% Horsehair Clear	Swoother—schair
Type Handle	(f) No. 3 Line Shaped	(g) No. 4 Line Shaped "	(h) No. 5 Line Shaped	(h) No. 5 Link—Concluded Shaped Clear	(i) FLAT GLUE Flat Moulded	(j) Round Stencit—100% Horsehair Round Clear	(k) Paper Smoother— 50% Horsehair Flat Moulded Clea
Thickness of Brush within Ferrule	© de de 001-1001-100	$\frac{ds}{ds} = \frac{ds}{ds} = \frac{ds}{ds}$ $\frac{ds}{ds} = \frac{ds}{ds} - \frac{ds}{ds} = \frac{ds}{ds}$	20 V 20 V	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Nickel Plated	1½" dia. Rd. Steel 1½"	20 NO
Combined Weight of Hair, Bristle and Fibre	13 oz. 2 oz. 43 oz.	24 27 27 5 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	14 0Z.	4½ 02. 55 02. 77 02. 11 02.	1_{16}^{7} OZ. 1_{16}^{5} OZ.	7 OZ.	4 02.
Length of Stock out of Ferrule	ed ವ ವ ಖ್ಯಸ್ ಜ್ಞಾಣ	ಕ್ಷಿಣ್ಣಾಗಿ ಕ್ಷಾಣ್ಣಾಗಿ ಬಾಲು ಬಾಲು ಬಾಲು	co co solor	43.8 43.8 5.0 53.8 5.0 55.8	ଷଷ		C./ Soiles #
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SCHEDULE "A"-Concluded

Maximum Price to Consumer (each)		\$ 1 65		4 00 6 85 13 00		3 75	5 25		00 9		1 50 1 50 2 00		0 20 0 35 0 65
Manufacturer's Maximum List Price (per doz.)		\$ 20 00		48 00 82 00 156 00		45 00	63 00		72 00		12 00 18 00 21 00 24 00		2 40 4 18 7 80
Finish Handle	10% Horsehair	Clear	Paints	Clear "	STRIAL GLUE	Clear	33	Gros	Plain Sanded	LINE air and Fibre)	Clear "	NE prsehair and bre)	Clear "
Type Handle	(1) FLAT DUSTER—10% Horsehair	Shaped	(m) OVAL PAINTS	Shaped	(n) Flat Industrial Glue	Shaped	23	(o) ROUND GLUE	Round	(Made of Horsehair and Fibre)	Flat Moulded " "	(q) Line (Made of 50% Horsehair and 50% Fibre)	Flat Moulded
Thickness of Brush within Ferrule		1,4		#9½ x 1 10½ x 1 11½ x 1		<u>r</u> - ∞	Galvanized g"/ Galvanized		11½ x 1		হট(জহা)হচ এ! ব এ বা ≱ ৃ ৄ ৢ ৠ		wing Final Registration Final Re
Combined Weight of Hair, Pristle and Fibre		2½ oz.		221 32400 47400 600.		2 oz.	3 oz.		3% OZ.		$\begin{array}{cccccccccccccccccccccccccccccccccccc$. S OZ. 3 OZ. 4 OZ.
Length of Stock out of Ferrule		31/4		CO CO 쇼		23#	25.0		**************************************		CA CA CA CA Nico Leto culto Lito Lito S S S S S S S S		\$\frac{1}{2} \frac{1}{2} \frac{1}{2}
Size of Stock		34" Stiff	The section of the se	03 숙1 숙1 라이프 날에 를 등		0.0 # # #	हें गरीब ००		\$ mices		क्षांन्य हैं क्षांन्यान्यान क्ष		्य ८५ ८५ च क चेवाचाच इ. इ. इ.
Width of Brush at Ferrule		4,"		21. dia. 27. dia. 27. dia. 21. dia. 21. dia.		ń	44"		2" dia.		g. 4 70 °		n v v

Administrator's Order No. A-495

Respecting the Distribution and Use of Petroleum Coke

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered, on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Coal Administrator or the Deputy Coal Administrator from time to time appointed by the Board;
- (b) "consumer" means any person who purchases petroleum coke for use or consumption and not for resale;
- (c) "dealer" means any person who imports, sells or otherwise deals in petroleum coke and without limiting the generality of the term, includes any person who manufactures or produces petroleum coke and any person who buys, receives or stores petroleum coke for resale or who distributes petroleum coke to retail dealers or consumers;
- (d) "petroleum coke" means any solid, infusible carbonaceous residue produced by the destructive distillation of petroleum when the residue equals or exceeds five pounds for every "barrel" of forty-two United States gallons of petroleum processed by destructive distillation and shall include raw, calcined or graphitized petroleum coke.
- 2. No person shall purchase or otherwise acquire petroleum coke, notwithstanding any contract or commitment with respect thereto, except with the written permission of the Administrator.
- 3. No person shall sell or supply petroleum coke to any other person, notwithstanding any contract or commitment with respect thereto, unless the purchaser or acquirer of such petroleum coke delivers to the vendor or supplier a permit in writing issued by the Administrator authorizing such transactions.
- 4. No person shall use petroleum coke for any purpose except with the written permission of the Administrator,
 - 5. Any person, notwithstanding the prohibitions herein before contained,
 - (a) who has in his possession or under his control at the effective date of this Order any quantity of petroleum coke not exceeding 100 short tons (exclusive of briquettes) may sell, deliver or use such petroleum coke and any person may accept delivery of such petroleum coke for use or resale;
 - (b) who has been granted a permit in writing by the Administrator to acquire petroleum coke for the manufacture of briquettes for sale for domestic heating may sell such briquettes and any person may purchase such briquettes provided that the manufacturer and vendor shall report such sales to the Administrator at such times and in such form as may be required by the Administrator.
- 6. Any application for a permit to buy or use petroleum coke shall be made by letter in quadruplicate addressed to the Coal Administrator, The Wartime Prices and Trade Board, Ottawa, and shall state the following information:
 - (a) name and address of the applicant:
 - (b) business of the applicant;
 - (c) in detail, reasons why petroleum coke is essential to the proposed purchase or use and no other coke can be used;
 - (d) sales or consumption by months for the six months May to October, 1942, and an estimate of consumption by months for the subsequent period of six months;

- (e) quantity of petroleum coke in applicant's inventory at December 1, 1942;
- (f) the quantity of petroleum coke, if any, which the applicant desires to purchase;
- (g) name and address of supplier.
- 7. A permit issued by the Administrator under the provisions of this Order shall be valid only in favour of the person named in such permit and shall not be transferable or be assigned by any act, voluntary or involuntary, on the part of such person, nor shall any person named in any permit allow such permit to be used by or on behalf of any other person.
 - 8. Reports on the purchase, sale or consumption of petroleum coke shall be made at such times and in such form as may be required by the Administrator.
 - 9. This Order shall be effective on and after the 27th day of November, 1942.

Dated at Ottawa, this 25th day of November, 1942.

F. G. NEATE,
Deputy Coal Administrator.

APPROVED:

D. GORDON.

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-496, dated November 26, 1942

AMENDS

Administrator's Order No. A-194

(See Consolidation of Administrator's Order No. A-194)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-497

Respecting Soles for Leather Footwear

Pursuant to authority conferred by The Wartime Prices and Trade Board, it is hereby ordered, on behalf of such Board, as follows:—

1. For the purposes of this Order,

"gauge or iron" means a measure of thickness equal to one-forty-eighth of

- 2. No manufacturer of leather footwear shall hereafter put into process, except for the requirements of the Department of Munitions and Supply or of the Department of National Defence,
 - (a) any inner soles or middle soles cut from shoulders of 5 to 8 gauge or iron;
 - (b) any outsoles cut from bends over 8½ gauge or iron.
- 3. No tanner or sole cutter shall deliver any sole leather of the specifications referred to in clause (a) or (b) of Section 2 unless such sole leather is required for the purpose of either or both of the departments mentioned in said Section.

- 4. Every manufacturer of leather footwear shall forthwith report to the Administrator of Footwear all stocks of outsoles, inner soles or middle soles of the specifications referred to in clauses (a) and (b) of Section 2.
 - 5. This Order shall be effective on and after the 30th day of November, 1942.

Dated at Ottawa, this 26th day of November, 1942.

LOUIS DAOUST,
Administrator of Footwear.

APPROVED:

D. GORDON, Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-498

Respecting the Holding of Canned Fruit and Vegetable, Jam or Marmalade Products

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:—

1. For the purposes of this Order,

"Administrator" means the Food Administrator from time to time appointed by the Board.

- 2. Except as hereinafter provided, and notwithstanding any contract or agreement
 - (a) every person who, on the effective date of the Order, has in his possession or under his control in any business premises other than a retail store or premises operated for the supplying of meals, refreshments and beverages, any of the products listed in Schedule "A" hereto, shall refrain from disposing in any manner of 25 per cent of each of the said products so held in his possession or under his control on said date; provided that, in the case of any canner, processor, packer or other manufacturer who has, pursuant to subsection (6) of Section 7 of Order No. 148 of the Wartime Prices and Trade Board, sold or contracted to sell to the Department of Munitions and Supply not more than 15 per cent of his total 1942 pack of canned tomatoes, the quantity of canned tomatoes in his possession or under his control shall, for the purposes of this Order, be deemed to be reduced by the balance to be delivered under any such contract, and he shall refrain from disposing in any manner of 10 per cent of such quantity;

(b) every canner, processor, packer, or other manufacturer of any of the products listed in Schedule "A" hereto, shall refrain from disposing in any manner of 25 per cent of the said products produced by him after the effective date of

this Order.

3. Every person affected by the provisions of this Order shall,

- (a) within fifteen days after the effective date of this Order, report to the Administrator the quantities of the products retained by him pursuant to Section 2 hereof;
- (b) sell or distribute the products so retained to such person or persons as the Administrator may from time to time direct.
- 4. This Order shall be effective on and after the 1st day of December, 1942.

Dated at Ottawa, this 28th day of November, 1942.

J. G. TAGGART, Food Administrator.

APPROVED:

D. GORDON, Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

To Administrator's Order No. A-498

1. Fancy, choice and standard quality of the following when packed in 16-ounce or larger metal containers:—

Apricots Cherries Peaches Pears Plums Green Beans
Wax Beans
Cream Style Corn
Whole Kernel Corn
Peas
Pumpkin
Spinach
Tomatoes

Tomato Juice

- 2. Each quality of tomato catsup in any container.
- 3. Each quality of jam and marmalade when packed in 2-pound or larger containers.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-499, dated November 30, 1942

(Effective on and after December 1, 1942)

AMENDS

Administrator's Order No. A-430

· (See Consolidation of Administrator's Order No. A-430)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-500

Respecting Wood-frame Bed Springs, Wood-frame Studio Couches and Metal Frame Beds with Composite Panels and Wood Side Rails

Whereas the use of metal in the manufacture of frames for bed springs and of side rails and composite panels for beds has been prohibited and the use of metal in the manufacture of studio couches has been restricted and in consequence substitute materials are now being used in the manufacture of frames for bed springs, of beds and of studio couches, resulting in the production of goods which are not of the same kind and quality as those goods, intended for the same purpose, which were sold during the basic period, namely, September 15, 1941, to October 11, 1941;

And whereas it is deemed advisable to establish procedure whereby manufacturers may apply to the Board to have the maximum price of such goods established;

Therefore pursuant to authority conferred by The Wartime Prices and Trade Board it is hereby ordered, on behalf of such Board and with the concurrence of the Administrator of Retail Trade, as follows:—

- 1. For the purposes of this Order,
- (a) "Director of Bedding" means the person appointed as such by the said Board;
- (b) "manufacturer" means a person who, in the ordinary course of business, makes or assembles any goods to which this Order is applicable;

- (c) "type" means the basic construction of the body of any product to which this Order is applicable, but shall not be taken to restrict the kinds of wood, trimmings, fabrics or other materials that may be used in, or the kinds of finish that may be applied on, or the size of, such product.
- 2. This Order shall apply to the following products, namely:—
- (a) wood-frame bed springs;
- (b) wood-frame studio couches; and
- (c) metal frame beds with composite panels and wood side rails
- 3. No manufacturer shall make or assemble more than
- (a) six types of wood-frame bed springs;
- (b) four types of wood-frame studio couches;
- (c) twelve types of metal frame beds with composite panels and wood side rails.
- 4. (1) Whenever any manufacturer proposes to manufacture any product to which this Order is applicable, he shall before selling, offering for sale or supplying the same make application to the Director of Bedding for fixing the maximum selling price of such product.
 - (2) In the application referred to in subsection 1, the manufacturer shall show
 - (a) an adequate description, including specifications, of such product;
 - (b) proposed maximum selling price and the computation thereof in detail, the direct cost of materials and labour to be stated separately;
 - (c) by comparative statement, detailed particulars of the factors and elements wherein such product and the most nearly comparable product for which manufacturer a maximum price has been fixed pursuant to the Wartime Prices and Trade Regulations, as to intrinsic worth, classification and competitive price range, will differ from each other in usefulness, durability, materials, workmanship and otherwise. Such manufacturer shall also send to the Director of Bedding, a photograph or an accurate sketch of the said product and of the said most nearly comparable product.
- (3) The Director of Bedding shall thereupon compile his recommendations respecting the manufacturer's proposed maximum selling price of the product mentioned in such application and forward such recommendation together with the said application to the Deputy Administrator of Supplies who with the concurrence of the Administrator of Retail Trade shall fix the manufacturer's maximum selling price of such product.
- 6. (1) Whenever the manufacturer's maximum selling price of such product is fixed, the Director of Bedding shall
 - (a) allocate a style number to such product;
 - (b) prepare written instructions respecting the method to be followed in fixing the maximum selling price at which such product shall be sold at retail;
 - (c) send to such manufacturer
 - (i) the style number allocated to such product;
 - (ii) a duplicate original of the direction by the Deputy Administrator of Supplies fixing the manufacturer's maximum selling price of such product;
 - (iii) true copies of the said written instructions.
 - (2) Every manufacturer shall
 - (a) before making a sale to any customer of any product for which a maximum selling price has been fixed pursuant to this Order, furnish such customer with a copy of such written instructions;
 - (b) in every sale, delivery or other disposition of such product designate the same by the number allocated to it by the Director aforesaid.
- 7. No manufacturer shall sell, offer to sell or supply any product to which this Order is applicable at a price higher than the lawful maximum selling price thereof as fixed pursuant to this Order.

- 8. The maximum price at which any retailer may sell, offer to sell or supply any product to which this Order is applicable shall be the sum of the following:—
 - (a) the actual price paid by such retailer for such product not in any event exceeding the maximum price that may be charged by the manufacturer from whom he bought the same after allowing any difference in price which during the basic period, namely, September 15, 1941, to October 11, 1941, both inclusive, or customarily such manufacturer allowed to such retailer or to a retailer of the same class or for different quantities or under different conditions of sale resulting in a lower net price thereof, plus transportation charges and sales tax where or to the extent not borne by the supplier and not included in such actual price; and
 - (b) a markup (percentage of cost) not exceeding the highest markup (percentage of cost) obtained by such retailer on sales of another product of the most nearly comparable classification during the said basic period, or (if no such other product offering a reasonable basis of comparison was sold by him during said period) by other retailers of the same class during the said period; provided, however, that, such markup shall not exceed forty per centum of such retailer's selling price of such product.
- 9. This Order shall not apply to the manufacture, sale and delivery of any goods mentioned in this Order for or to the Department of National Defence, the Department of National Defence Air Services, the Department of National Defence Air Services, the Department of Munitions and Supply for Naval, Military or Air Services or any agency of any such Department.
 - 10. This Order shall be effective on and after the 30th day of November, 1942.

Dated at Ottawa, this 28th day of November, 1942.

F. E. HALL,

Deputy Administrator of Supplies.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-501

Respecting Pistols

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:—

- 1. For the purposes of this Order,
- (a) "Co-ordinator" means the person appointed from time to time as Co-ordinator of Sundry Items N.O.P. by the Board;
- (b) "pistol" means any revolver or automatic pistol of .38, .45 or .455 calibre.
- 2. No person who has any unused pistol in stock or on hand for sale at wholesale or at retail, shall sell, exchange or otherwise dispose of such pistol except with the permission in writing of the Co-ordinator.
- 3. Every person who has any unused pistol in stock or on hand for sale at wholesale or at retail shall, within 15 days of the effective date of this Order forward to the Statistics Branch, Research Section, The Wartime Prices and Trade Board, Ottawa,

Canada, a report upon the form prescribed by the Board showing with respect to each kind, type and calibre of pistol:—

- (a) name of maker;
- (b) calibre:
- (c) type of action;
- (d) capacity of cylinder or magazine;
- (e) quantity in stock or on hand of each of the above;
- (f) his laid down cost and selling price or the list price and discount allowed.
- 4. This Order shall be effective on and after the 7th day of December, 1942.

Dated at Ottawa, this 4th day of December, 1942.

L. E. MESSINGER,
Co-ordinator of Sundry Items N.O.P.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-502, dated December 5, 1942

AMENDS

Administrator's Order No. A-59

Effective on and after December 28, 1942

(See Consolidation of Administrator's Order No. A-59)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-503

Respecting Swiss Watches

Pursuant to authority conferred by The Wartime Prices and Trade Board, it is hereby ordered, on behalf of such Board, and with the concurrence of the Administrator of Wholesale Trade and the Administrator of Retail Trade, as follows:—

- 1. For the purposes of this Order,
- (a) "retailer" means a person who in the ordinary course of business sells goods at retail and not for the purpose of resale;
- (b) "Swiss watch" means a timepiece the movements and case of which are manufactured and assembled, as a complete unit, in Switzerland.
- (c) "wholesaler" means a person who in the ordinary course of business sells goods to a retailer.
- 2. For the purposes of The Wartime Prices and Trade Regulations, the maximum price at which any wholesaler may sell, offer to sell or supply any Swiss watch to a retailer shall be ten per centum in excess of the highest price at which such wholesaler sold or supplied a Swiss watch of the same kind and quality to the same retailer or class of retailer during the basic period, namely, September 15, 1941, to October 11. 1941, both inclusive.

- 3. Nothing in this Order contained shall be deemed to authorize any retailer to sell, offer to sell or supply any Swiss watch at any price in excess of such retailer's lawful maximum selling price for the same as fixed pursuant to the said Regulations or by virtue of an Order heretofore made by or on behalf of the Board.
 - 4. This Order shall be effective on and after the 10th day of December, 1942.

Dated at Ottawa, this 7th day of December, 1942.

H. H. LEVY,

Administrator of Jewellery.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-504

Respecting the Labelling and Designation of Antifreeze

Pursuant to authority conferred by The Wartime Prices and Trade Board, it is hereby ordered, on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) antifreeze" means any substance or mixture of substances which has a freezing point lower than 32 degrees Fahrenheit and which is commonly known as "antifreeze".
- (b) "chief ingredient" means that substance whose function it is to lower the freezing point of antifreeze.
- 2. (1) Except with the permission in writing of the Administrator of Chemicals, no manufacturer, importer or packer of antifreeze shall sell, offer to sell, supply, deliver or display such goods unless upon the container thereof the name of the chief ingredient of such antifreeze is displayed in the manner and form approved by the said Administrator.
- (2) No person who sells, offers to sell, supplies, delivers, or displays any antifreeze shall publish or cause to be published any statement or information intended to promote the sale of such antifreeze, unless such statement or information contains in clear and legible type the name of the chief ingredient of such antifreeze in a manner and form approved by the said Administrator.
- (3) Except with the permission in writing of the said Administrator, no person who sells, offers to sell, supplies, delivers or displays any antifreeze shall deface, obliterate, alter or remove the name of the chief ingredient of antifreeze on or from any package containing such antifreeze or on or from any label attached to such package or on or from any statement or information intended to promote the sale of such antifreeze.
 - 3. This Order shall be effective on and after the 9th day of December, 1942.

Dated at Ottawa, this 7th day of December, 1942.

E. T. STERNE,

Administrator of Chemicals.

Approved:

D. GORDON,

Administrator's Order No. A-505

Respecting the Sale and Distribution of Used Beer Bottles in the Provinces of Nova Scotia and New Brunswick

Pursuant to authority conferred by The Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, and with the concurrence of the Administrator of Alcoholic Beverages, as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Used Goods from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "used beer bottle" means any glass bottle which has been used to contain beer and which is suitable and fit for further use as such container;
- (c) the words "beer" and "brewer" shall have the same meaning, respectively, as set forth in Section 4 of the Excise Act, 1934 Statutes of Canada, Chap. 52.
- 2. This Order shall apply only to the sale or delivery, purchase or acquisition of used beer bottles which are now or which are hereafter located in the Province of Nova Scotia or the Province of New Brunswick.
- 3. Every subsisting contract or agreement relating to the purchase and sale of used beer bottles which is, in any way, at variance with the terms of this Order, shall be and the same is hereby amended to the extent necessary to give full effect to the provisions of this Order.
- 4. (1) Except with the permission, in writing, of the Commissioner of the New Brunswick Liquor Control Board, no person shall
 - (a) purchase any used beer bottles which are now or which are hereafter located in the Province of New Brunswick for shipment to any other Province;
 - (b) ship or cause to be shipped any such bottles to any other Province;
 - (c) knowingly purchase, accept delivery of or have in his possession in any other Province any bottles which have been shipped out of the said Province after the date of this Order;
 - (d) sell any such bottles to any person other than a brewer in the Province of New Brunswick.
- (2) Except with the permission, in writing, of the Chief Commissioner of the Nova Scotia Liquor Commission, no person shall
 - (a) purchase any used beer bottles which are now or which are hereafter located in the Province of Nova Scotia for shipment to any other Province;
 - (b) ship or cause to be shipped any such bottles to any other Province;
 - (c) knowingly purchase, accept delivery of or have in his possession any such bottles in any other Province which have been shipped out of the Province of Nova Scotia after the date of this Order;
 - (d) sell any such bottles to any person other than a brewer in the Province of Nova Scotia.
- 5. The maximum price, f.o.b. vendor's warehouse at which any person may sell any unwashed beer bottles shall be 45 cents per dozen in the case of the 22 ounce size and 28 cents per dozen in the case of the 11 ounce size.
 - 6. This Order shall be effective on and after the 11th day of December, 1942.

Dated at Ottawa, this 7th day of December, 1942.

S. GODFREY,

Administrator of Used Goods.

APPROVED:

D. GORDON,

Administrator's Order No. A-506

Respecting Portable Chain Hoists and Trolleys

Pursuant to authority conferred by The Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

- 1. For the purposes of this Order, "Administrator" means the person appointed as Administrator of Plant, Steam, Railway and Shipbuilding Machinery, Equipment and Supplies by the Board.
- 2. No person shall manufacture any hand operated portable chain hoists and trolleys except
 - (a) in accordance with the specifications of types and sizes set out in the Schedule hereto; or
 - (b) for orders of the Department of Munitions and Supply or any agency thereof;
 - (c) with the written permission of the Administrator.
- 3. Every manufacturer of hand operated portable chain hoists and trolleys shall report to the Administrator on or before the 15th day of January, 1943, the stock on hand as at the 31st day of December, 1942, of such hoists and trolleys, either completed or in process, the manufacture of which is prohibited by this Order.
 - 4. Nothing contained in this Order shall be deemed to prohibit
 - (a) the completion of any hoists and trolleys which were in process on the effective date of this Order; or
 - (b) the manufacture and supply of such repair parts as may be required to maintain and service standard hoists and trolleys as formerly offered for sale by any manufacturer thereof.
 - 5. This Order shall be effective on and after the 10th day of December, 1942.

Dated at Ottawa, this 7th day of December, 1942.

HUGH CROMBIE,
Administrator of Plant, Steam,
Railway and Shipbuilding Machinery
and Supplies.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-506

Standard Types and Sizes

1. Spur or Triple-Gear Chain Hoists with planetary gearing:-

Regular Pattern: $\frac{1}{2}$, 1, $\frac{11}{2}$, 2, 3, 5, 8, 10, 16 and 20 tons capacity.

Extended Hand-wheel and Twin Load-Hook Patterns: ½, 1, 1½ and 2 tons capacity.

- Spur-Gear Chain Hoists with open type involute gearing: ½, 1, 1½, 2, 3 and 5 tons
 capacity.
- 3. Screw or Worm-Gear Chain Hoists: ½, 1, 1½, 2, 3, 5, 7½, 10, 15 and 20 tons capacity.
- 4. Differential Chain Blocks, Weston Pattern: \(\frac{1}{4}\), \(\frac{1}{2}\), 1 ton capacity.
- 5. Lever-operated Ratchet Type Chain Hoist: \(\frac{3}{4}\), \(\frac{11}{2}\), \(3\), \(4\frac{1}{2}\) and 6 tons capacity.
- 6. Trolleys as used with the above Chain Hoists for operation on overhead tracks and having hook bar, clevis or rigid frame connections:—

Plain Pattern: $\frac{1}{2}$, 1, $1\frac{1}{2}$, 2, 3, 5 tons capacity.

Geared Pattern: $1, 1\frac{1}{2}, 2, 3, 5, 8, 10, 16$ and 20 tons capacity.

Administrator's Order No. A-507

Respecting Jewellery

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "Administrator" means the person from time to time appointed as Administrator of Jewellery by the Board;
- (b) "jewellery" means and includes all items listed in Schedule "A" to Administrator's Order No. A-210 except
 - (i) the items set out in Section 5 of such Schedule;
 - (ii) watch material of all kinds:
 - (iii) watchmakers' tools of all kinds;
- (c) "precious metal" means gold, silver or any metal of the platinum group and includes gold filled, and rolled plate and gold electro plate and silver electro plate;
- (d) "manufacturer" means any person engaged in the manufacture of jewellery and shall include any person engaged in the business generally known in the jewellery trade as casing watch movements.
- 2. No manufacturer shall manufacture any jewellery in more than 25 percentum of the designs filed by him in accordance with Sections 5 and 6 of Administrator's Order No. A-210, or in such lesser number of designs as the Administrator may from time to time prescribe.
 - 3. No manufacturer shall after the 31st day of December, 1942,
 - (a) use any precious metal in the manufacture of any article of jewellery set out in Schedules "A" and "B" hereto;
 - (b) use any textile in any box for packaging or displaying any of the articles of jewellery set out in Schedule "B";
 - (c) manufacture any costume jewellery other than pendants, chokers, bracelets, ear-rings or brooches;
 - (d) use in the manufacture of any costume jewellery any brass or brass alloy, copper or copper alloy except such joints, catches, ear wire, chains, swivels and pins which he has on hand at the said date;
 - (e) manufacture any sterling silver toilet ware or silver-plated toilet ware except combs, brushes and mirrors;
 - (f) manufacture any sterling or plated flatware other than knives in one size, forks in one size and spoons in three sizes;
 - (g) manufacture any plated flatware in more than two designs approved by the Administrator.
- 4. (1) Every manufacturer shall, on or before the 31st day of December, 1942, file with the Administrator a statement showing the designs of jewellery which he proposes to continue to manufacture as permitted by Section 2 of this Order.
- (2) The Administrator may approve in whole or in part the list of designs so proposed, and thereafter no manufacturer shall manufacture any design not included in such list as approved.
- 5. Every manufacturer shall report in writing to the Administrator on or before the 15th day of January, 1943, the quantity of each article of jewellery on hand as of the 31st day of December, 1942,
 - (a) the manufacture of which had not then been completed;
 - (b) the manufacture of which is restricted by this Order.

- 6. No manufacturer shall, except with the permission in writing of the Administrator, sell or complete the manufacture of any article of jewellery in process as of the 31st day of December, 1942, the manufacture of which is restricted by the provisions of this Order.
- 7. The Administrator may by permit in writing grant such exemptions in whole or in part from any of the provisions of this Order as he may deem proper and in the public interest.
 - 8. This Order shall be effective on and after the 10th day of December, 1942.

Dated at Ottawa, this 7th day of December, 1942.

H. H. LEVY,
Administrator of Jewellery.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

Being Schedule "A" attached to and forming part of Administrator's Order No. A-507

Being Schedule "A" attached to and forming	; part of Administrator's Order No. A-507
Ash Trays Baby pins Bar brooches (all types) Bib holders Bottle openers Box—Cigar "Cigarette "Ring Buttons Officers' Uniforms Chain—Albert "Belt "Cravat "Dickens "Key "Lorgnette "Sautoir Charms Chatelaine pins Cigar cutters Clips Clips for bills Convention badges Dinner bells Dresserware (except brush, comb,	Men's dress sets Menu holders Mesh bags Photo frames Pins, except collar, scholastic, hospital and class Pin guards Place card holders Plaques Presentation plates "replica spades "replica spades "keys Pocket knives Price cups Pudding sets Rings—Baby "Guard "Keepers "Locket "Ladies' initial "Men's coloured stone "initial Scarf pins
Clips for bills	Laules Initial
	Men's colonied stone
	muai
Dresserware (except brush, comb, mirror)	Scari pins Shields
Dummy lockets	Sleeper ear rings
Expansion bracelets	Souvenirs
Industrial badges (except for war	Tie clips
plants)	Vest buttons
Lapel flower holders	Wardens' chains
Lapel pins	Watch—Attachments (expanding, other
Lighters	than in buckle)
Lingerie pins	—Case lapel
Lodge pennies or pocket pieces	diamond set
Manicure implements	chaociaine
Mayors collars	" ring —Fobs
Medals except hospital, scholastic and religious	—r obs
0	

SCHEDULE "B"

Being Schedule "B" attached to and forming part of Administrator's Order No. A-507

Boxes for—

Belt Buckles
Bracelets
Brooch or Bar Pins
Cigarette Cases
Cigarette Holders
Cigarette Lighters
Clips
Collar Bars

Clips
Collar Bars
Cuff Links
Dresserware
Dress Studs and Links

Earrings Emblem Buttons

Key Chains
Knives, Forks or Spoons
(individual containers)

Lavalieres Lockets Manicure Set

Medals for Civilian use

Necklets Pearl Necklets Pendants Pen Knife Scarf Pins

Silverware (individual containers)

Tie Clips Watch Chains Watch Fobs

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-508, dated December 7, 1942

Effective on and after December 28, 1942

AMENDS

Administrator's Order No. A-292

(See Consolidation of Administrator's Order No. A-292)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-509, dated December 8, 1942

Effective on and after December 14, 1942

AMENDS

Administrator's Order No. A-423

(Consolidation of Administrator's Order No. A-423)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-510

Respecting Flexible Cords

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered, on behalf of such Board, as follows:—

Administrator's Order No. A-282 is hereby revoked and the following is substituted therefor:—

1. For the purposes of this Order, "flexible cords" means all insulated and protected flexible electrical cables, cords and fixture wires made from several small flexible conductors (usually copper), but shall not include automobile cable, cab tire cables, types

"S" and "S. J.", control cable, dictograph cable, elevator cable, fire alarm cable, flexible armoured cable, marine cable, mine lamp cable, neon-tube cable, oil burner cable, police signal cable, radio cable, signal cable, telephone and telegraph cord and thermostat control cable.

- 2. No person shall, except with the written permission of the Administrator of Electrical Equipment and Supplies, manufacture, produce or assemble flexible cords except in the types and sizes and having insulation of the types, thicknesses, braids and colours set forth for each type of flexible cord listed in the Schedule hereto, provided, that nothing in this Section contained shall apply to any order of the Department of Munitions and Supply, the Department of National Defence or any person supplying any flexible cord to fill any order of either of such departments.
 - 3. This Order shall be effective on and after the 12th day of December, 1942.

Dated at Ottawa, this 8th day of December, 1942.

A. L. BROWN.

Administrator of Electrical Equipment and Supplies.

APPROVED:

D. GORDON.

SCHEDULE

Being the Schedule referred to in Administrator's Order No. A-510 Note:—In this Schedule types are referred to by C.E. S.A. standard letters.

INSULATION

Type	Size B & S	S Type	Thickness	Braid	Colours
AF	18	Asbestos		C or S	Black, White
AF	16	Asbestos		C or S	Black, White
AF	14	Asbestos		C or S	Black, White
AF	18	Asbestos		none	Black, White
AF	16	Asbestos	$\frac{32}{32}''$	none	Black, White
AF	14	Asbestos	3 2 1 7'	none	Black, White
CF	18	Cotton	$\frac{32}{\frac{1}{32}}$ "	C or S	Black, White
CF	16	Cotton	$\frac{32}{32}''$	C or S	Black, White
CF	14	Cotton	$\frac{32}{32}$ "	C or S	Black, White
CF	18				Black, White
CF	16	Cotton	$\frac{1}{32}''$	none	Black, White
		Cotton	1 "	none	
CF	14	Cotton	$\frac{1}{32}''$	none	Black, White
FF	18	Rubber	1 "	C or S	Brown
AFC	18	Asbestos	1 " 3 2 "	C or S	Brown
AFC	16	Asbestos	1 " 3 2 "	C or S	Brown
AFC	14	Asbestos	1 / / / / / / / / / / / / / / / / / / /	C or S	Brown
AFPD	18	Asbestos	1/3 2"	C or S	Brown
AFPD	16	Asbestos	$\frac{1}{32}''$	C or S	Brown
AFPD	14	Asbestos	1/32"	C or S	Brown
AFPO	18	Asbestos	$\frac{1}{32}''$	C or S	Brown
AFPO	16	Asbestos	1 32"	C or S	Brown
AFPO	14	Asbestos	$\frac{1}{32}''$	C or S	Brown
CFC	18	Cotton	1 32 "	C or S	Brown
CFC	16	Cotton	132"	C or S	Brown
CFC	14	Cotton	1/32"	C or S	Brown
CFPD	18	Cotton	$\frac{1}{32}''$	C or S	Black
CFPD	16	Cotton	$\frac{1}{32}''$	C or S	Black
CFPD	14	Cotton	1 32"	C or S	Black
CFPO	18	Cotton	1 3 2 "	C or S	Brown
CFPO	16	Cotton	$\frac{1}{32}''$.	C or S	Brown
CFPO	14	Cotton	$\frac{1}{32}''$	C or S	Brown
HPD	18	R & A	164"	C or S	Black
HPD	16	R & A	1 "	C or S	Black
HPD	16	R & A	Heavy Duty	C or S	Black
C .	18	Rubber	1 // // // // // // // // // // // // //	C or S	Brown, Green and
			0.2		Yellow
C	16	Rubber	1/32"	C or S	Green and Yellow
P	18	Rubber	1/64	Cotton	Black
P	18	Rubber	1 1/1	Cotton	Black
P	16	Rubber	$\frac{1}{32}''$	Cotton	Black
P	14 and Larger	Rubber	3 "	Cotton	Black
PD	18	Rubber	1/32	C or S	Black
PO	18	Rubber	164	C or S	Brown
PO	18	Rubber	1/32//	C or S	Black
CB	18	Rubber	$\frac{32}{32}''$	Wpf	Black
CB	16	Rubber	$\frac{32}{32}$ "	Wpf	Black
K	18	Rubber	3 2 1 3 2	Wpf	Black
K	16	Rubber	3 2 1 "	Wpf	Black
K	14	Rubber	$\frac{32}{64}$ "	Wpf	Black
PWP	18	Rubber	64 1 64	Wpf	Black
PWP	18	Rubber			
PWP	16		1 " 1 "	Wpf	Black
PWP		Rubber	1/32" 3"	Wpf	Black
Notes	14 and Larger	Rubber	3/4"	Wpf	Black

Note:—"C or S" means cotton or silk; "R & A" means rubber and asbestos.

Administrator's Order No. A-511, dated December 9, 1942

Effective on and after December 11, 1942

AMENDS

Administrator's Order No. A-475

(See Consolidation of Administrator's Order No. A-475)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-512, dated December 9, 1942

Effective on and after December 11, 1942

AMENDS

Administrator's Order No. A-474

(See Consolidation of Administrator's Order No. A-474)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-513

Respecting the Packaging of Tobacco Products

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

- 1. For the purposes of this Order,
- (a) "Administrator" means the person appointed as Administrator of Tobacco by the Board;
- (b) "cigar" means every description of cigar or cheroot;
- (c) "cigarette" means every description of cigarette made of cut tobacco, and wrapped with paper or one single thickness of leaf tobacco;
- (d) "plug tobacco" means tobacco pressed into a cake or stick;
- (e) "twist tobacco" means tobacco twisted or rolled by hand or otherwise into a twist or stick:
- (f) "cut tobacco" means tobacco prepared for use by cutting or the putting up of scraps, waste, clippings, stems or deposits of tobacco resulting from any process of handling;
- (g) "snuff" means tobacco prepared for use by any or all of the following methods; namely, grinding, casing, crushing, sifting or screening.

Cigars

2. No person shall after April 30, 1943, pack cigars in containers except in the following quantities:—

Number of Cigars in each package Retail price range Description Little Cigars 2 for 5c. 6s, 10s, 50s. 3 for 10c. 6s, 10s, 50s. Little Cigars Little Cigars 10 for 15c. 10s. 2 for 5c. and 3 for 10c. 50s, 100s. Regular Cigars 5s, 25s, 50s, 100s. Regular Cigars 5c. Regular Cigars over 5c. and under 10c. 25s, 50s. Regular Cigars 10c. 5s. 10s. 25s. 50s. 100s. Regular Cigars 2 for 25c. and up to \$1.00. 10s, 25s, 50s, 100s. Cigars in refills for display cabinets 10s. 25s, 30s, 50s, 100s. in assorted shapes

3. No person shall

- (a) use more than one style of container for packaging a specified number of each brand of cigar; provided that if any brand is manufactured in more than one shape a different style of container may be used for each shape;
- (b) change or vary, except with the written permission of the Administrator, the style of any container.

Cigarettes

4. No person shall after April 30, 1943, pack cigarettes for sale and consumption in Canada except in containers holding 18, 20, 22, 25, 40 or 50 cigarettes.

Plug or Twist Tobacco

5. No person shall after April 30, 1943, except with the written permission of the Administrator, manufacture for sale and consumption in Canada any plug or twist tobacco unless the weight of each such plug or twist is one ounce or any multiple thereof.

Cut Tobacco

6. No person shall after April 30, 1943,

(a) package cut tobacco in any container for sale and consumption in Canada unless the weight of tobacco in such container is equal to or exceeds one-thirteenth of a pound; or

(b) package any brand of cut tobacco for sale and consumption in Canada in

more than three sizes or styles of container.

- 7. No person shall pack cut tobacco in any container the cubic capacity of which exceeds,
 - (a) in the case of containers holding four or more ounces of tobacco, seven cubic inches for each ounce of tobacco packed therein;
 - (b) in the case of containers holding less than four ounces of tobacco, twenty-eight cubic inches;

provided that nothing in this Section contained shall prohibit the packaging of tobacco in any containers which a manufacturer has on hand at the effective date of this Order or which have been ordered by such manufacturer prior to the said date and are wholly or partly manufactured at the said date.

Snuff

8. No person shall after April 30, 1943, package snuff in any container for sale and consumption in Canada unless the weight of snuff in such container is one-thirteenth of a pound or one ounce or any multiple of one ounce.

General Provisions

- 9. (1) No manufacturer of any tobacco product named in this Order shall, except with the written permission of the Administrator,
 - (a) sell or offer to sell any new brands of any such tobacco product; or
 - (b) acquire or use any containers differing in style or size from those now in use by such manufacturer; or
 - (c) change or vary, except as required by section 7, the quantity of tobacco in any container now sold by such manufacturer; or
 - (d) change or vary the size, labelling or pricing of any brand now sold by such manufacturer.
- 10. The Administrator may, by permit in writing, grant such exemption in whole or in part from any provision of this Order in special cases of individual hardship as he may deem proper and in the public interest.
 - 11. This Order shall be effective on and after the 11th day of December, 1942.

Dated at Ottawa, this 9th day of December, 1942.

D. SIM, Administrator of Tobacco.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-514

Respecting Packaging and Sizes of Household Drug Products

Pursuant to authority conferred by The Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:—

- 1. For the purposes of this Order,
- (a) "Administrator" means the Administrator of Pharmaceuticals appointed by The Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "household drug product" means any product listed in the Schedule hereto.
- 2. No person shall on or after January 31, 1943, package any household drug product
 - (a) for sale at retail in any greater number of sizes of container than the number set out opposite the name of such product in the Schedule hereto and under the caption "No. of retail sizes";
 - (b) for sale at retail in any container larger than the maximum size or smaller than the minimum size set out opposite the name of such product in the Schedule hereto and under the captions "maximum retail size" and "minimum retail size" respectively; provided that where two retail sizes of any household drug product are permitted pursuant to Clause (a) of this Section, such person shall select as the larger of such retail sizes that size now used by him which most closely approximates the maximum retail size set out in the said Schedule and does not exceed such maximum retail size;
 - (c) for sale in bulk in any container smaller than the minimum size set out in the Schedule hereto opposite the name of such product and under the caption "minimum bulk size";
 - (d) for sale in any sizes of container other than those used by him during the twelve months immediately preceding the effective date of this Order.

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- 3. (1) The Administrator may by permit in writing authorize any person to use for packaging any household drug product any stock of containers which such person had on hand on the effective date of this Order. Any application for such permit shall include an inventory in detail of all such containers so on hand.
- (2) Any household drug product packaged under such permit shall be sold and removed from the premises of such person before the expiration of six calendar months from the effective date of this Order.
- 4. (1) Every person packaging household drug products shall on or before the 10th day of January, 1943, file with the Administrator a statement showing the sizes of every type or kind of household drug product which he proposes to continue to package.
- (2) The Administrator may approve in writing the list of sizes so proposed to be continued by such person, with or without variation, and thereafter such person shall not, except with the written permission of the Administrator, package any household drug products in any sizes other than those so approved.
 - (3) Nothing in this Section contained shall be deemed to apply to bulk packaging.
- 5. The Administrator may by permit in writing grant such exemption in whole or in part from any provision of this Order in special cases of individual hardship as he may deem proper and in the public interest.
 - 6. Nothing in this Order contained shall be deemed to apply to
 - (a) the packaging of any household drug product for delivery to any person purchasing such product for his personal or household use or consumption and not for the purpose of resale;
 - (b) the sale, offer for sale or delivery of any household drug product packaged before the effective date of this Order.
 - 7. This Order shall be effective on and after the 12th day of December, 1942.

Dated at Ottawa, this 9th day of December, 1942.

W. M. GRANT,
Administrator of Pharmaceuticals.

APPROVED:

D. GORDON.

MAXIMUM AND MINIMUM SIZES AND NUMBER OF SIZES IN MAXIMUM-MINIMUM RANGE SCHEDULE TO ADMINISTRATOR'S ORDER No. A-514

Product	T	BULK SIZES		RETAIL SIZES	
Wet	Dry	No restriction on maximum sizes or number of sizes Minimum Bulk Size	Number of Retail Sizes	Maximum Retail Size	Minimum Retail Size
Mineral Oil (Medicinal).		160 oz.	2	40 oz.	16 oz.
Cod Liver Oil. Milk of Magnesia.		80 oz.	2	40 oz.	4 oz.
Hydrogen Peroxide—10 Vol.	Epsom Salts. Sodium Bicarbonate. Boracic Acid.	80 oz.	73	16 oz.	2 oz.
Castor Oil. Camphorated Oil. Cascara Sagrada. Petrolatum White—Jars. Petrolatum Yellow—Jars.		16 oz.	67	8 oz.	12 0Z.
Household Ammonia. Hydrogen Peroxide—17 Vol. Hydrogen Peroxide—20 Vol. Witch Hazel. Witch Hazel. Spt. Turpentine. Cotton Seed Oil. Neatsfoot Oil.	Sedium Phosphate Granular. Flax Seed. Borax. Linseed Meal. Psyllium Seed Black. Psyllium Seed Blonde. Sugar of Milk. Sulphur.	80 oz.	1	16 oz.	4 oz.
	Alum. Salpetre.	16 oz.	r-I	8 oz.	2 oz.

MAXIMUM AND MINIMUM SIZES AND NUMBER OF SIZES IN MAXIMUM-MINIMUM RANGE—Concluded SCHEDULE TO ADMINISTRATOR'S ORDER No. A-514—Concluded

		Minimum Retail Size	1 oz.	1 oz.	TIC OZ	1 0Z.
	RETAIL SIZES	Maximum Retail Size	4 oz.	2 02.	1.0z.	\$ OZ,
		Number of Retail Sizes		н		7
	BULK SIZES	No restriction on maximum sizes or number of sizes Minimum Bulk Size	16 oz.	4 oz.	4 02.	4 oz.
	L	Dry	Cream of Tartar. Citric Acid. Comp. Licorice Powder. Rochelle Salt. Senna Leaves. Senna Powder. Sodium Perborate Flavoured. Tartaric Acid. Insect Powder. Fullers Earth. Henna Powder.	Buchu Leaves. Camphorated Chalk. Hellebore. Precipitated Chalk. Powd. Pumice. Sabadilla Powder.	Salicylic Acid. Salts and Senna. Salts of Lenon. Senna Pods.	
parameters and the second seco	PRODUCT	Wet	Carbolic Acid. Carbolic Solution 5%. Cocoantu Oil. Friars Balsam. Glycerin. Glycerin and Rose Water. Glycerin kose Water and Carbolic. Spt. Armonia Aromatic. Spt. Nitrous Ether. Spt. Camphor.	Borax and Honey. Tinct. Iodine 2½%. Tinct. Iodine 2½%. Jamaica Ginger Comp. Oil Citronella. Oil Eucalyptus. Spt. Peppermint. Essence Peppermint. Tinct. Arnica.	Mercurochrome. Tinct. Iodine Churchill's. Tinct. Iodine Decolourized.	Oil Cloves. Oil Lemon. Oil Peppermint.

Administrator's Order No. A-515

Respecting Army, Navy and Air Force Officers' Uniforms

Whereas the regulations respecting dress of Officers and Warrant Officers Class I of the Army, Navy and Air Force have been amended to effect a simplification of design and conservation of materials; and

Whereas it is necessary to regulate the manufacture of such uniforms in accordance with such amendments;

Now therefore pursuant to authority conferred by The Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:—

- 1. No person shall manufacture or sell any service dress jacket for Army Officers or Warrant Officers Class I except in accordance with the specifications and restrictions contained in Routine Order Number 2429 as amended by Routine Order Number 2536 as issued by the Master General of the Ordnance, copy of the said Routine Order Number 2429 amended as aforesaid being annexed to this Order as Schedule "A" hereto.
- 2. No person shall manufacture or sell any trousers for service dress uniforms of Officers of the Army, Navy or Air Force with pleats on such trousers.
- 3. Nothing in this Order contained shall prohibit the completion or sale of any garment for which cloth had been cut prior to the effective date hereof.
- 4. The maximum price at which any manufacturer may sell or offer to sell any Army Officer's jacket manufactured in accordance with the terms of this Order shall be his maximum price heretofore established pursuant to The Wartime Prices and Trade Regulations less the sum of \$1.
- 5. The maximum price at which any retailer may sell or offer to sell any Army Officer's jacket shall be his maximum price heretofore established pursuant to The Wartime Prices and Trade Regulations less the sum of \$1.50.
 - 6. Sections 4 and 5 of this Order shall not apply to jackets made of khaki drill.
- 7. The Administrator may by permit in writing authorize the manufacture or sale of uniforms differing from the specifications herein contained to conform to special regimental customs approved by the Master General of the Ordnance.
 - 8. This Order shall be effective on and after the 14th day of December, 1942.

Dated at Ottawa, this 11th day of December, 1942.

H. R. COHEN,
Administrator of Fine Clothing.

APPROVED:

D. GORDON.

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

to Administrator's Order No. A-515

Routine Order 2429 as amended by Routine Order 2536 issued by the Master General of the Ordnance.

Branch of the Master-General of the Ordnance

2429—Officers' and Warrant Officers' Class I Service Dress and Khaki Drill Jackets—Modification of Pattern.

- 1. In view of the general need for the economical use of materials, it has been decided to modify the regulation pattern of Officers' and Warrant Officers' Class I service dress jackets as follows:—
 - (a) Box pleats to be omitted from breast pockets;
 - (b) Bottom pockets to be of the slit type (inside) with flaps as worn in a civilian jacket, instead of bellows pockets; no exposed buttons or button holes;
 - (c) A plain sleeve without built-on cuffs, except in the case of the Scottish pattern jacket which will retain the gauntlet cuff.
- 2. As it is imperative that the saving in material, which will result by the introduction of the above mentioned modifications, be made effective immediately, all Officers and Warrant Officers Class I obtaining jackets in future, whether as initial outfits or as replacements, will have them made up to the new pattern.

Officers and Warrant Officers Class I will not be required to have their existing jackets altered and both the present universal pattern and the modified pattern may be worn side by side in a unit until the universal pattern jackets become worn out.

- 3. The alterations referred to in paragraph 1 above will also apply to khaki drill jackets and the optional garments made of tropical worsted, gabardine, or other light weight fabrics.
- 4. There will be no change in the regulation jackets authorized for Officers and Warrant Officers Class I of regiments of Foot Guards, as these garments are already designed on very similar lines to the modified pattern referred to in paragraph 1.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-516, dated December 11, 1942

Effective on and after December 15, 1942

AMENDS

Administrator's Order No. A-382

(See Consolidation of Administrator's Order No. A-382)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-517

Respecting the Maximum Price of Macaroni Products

Pursuant to authority conferred by The Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

- 1. For the purposes of this Order,
 - "macaroni product" means an alimentary paste product made from wheat flour or made from a combination of wheat flour and the solids of egg or of egg yolk.
- 2. This Order shall apply only to any macaroni product which is sold, supplied and delivered by wholesalers and/or retailers in the same container in which such product is received by them.
- 3. The maximum price at which any wholesaler may sell, offer to sell or supply any macaroni product to any class of customer shall be the sum of the following:
 - (a) the actual price paid for such product by such wholesaler but not in any event exceeding the lawful maximum selling price therefor of the manufacturer thereof as fixed by Order Number 116 of the Board as amended by Order Number 125 of the Board, plus transportation charges and sales tax where or to the extent not borne by the manufacturer and not included in such price; and

- (b) a markup not exceeding the highest amount of markup which such wholesaler included in his lawful selling price of macaroni product of the same kind and quality to the same class of customer during the basic period, namely, September 15, 1941, to October 11, 1941, both inclusive; provided, however, that such markup shall not exceed ten per centum of such wholesaler's selling price of such product.
- 4. The maximum price at which any retailer may sell, offer to sell or supply any macaroni product shall be the sum of the following:
 - (a) The actual price paid for such product by such retailer but not in any event exceeding his supplier's lawful maximum selling price, plus transportation charges and sales tax where or to the extent not borne by the supplier and not included in such price; and
 - (b) a markup not exceeding the highest amount of markup which such retailer included in his lawful selling price of macaroni product of the same kind and quality during the said basic period; provided, however, that such markup shall not exceed twenty-five per centum of such retailer's selling price of such product.
 - 5. This Order shall be effective on and after the 16th day of December, 1942.

Dated at Ottawa, this 12th day of December, 1942.

J. G. TAGGART,

Food Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-518

Respecting Maximum Prices of Shelled Cashew Nuts (Kernels)

Pursuant to authority conferred by The Wartime Prices and Trade Board, it is hereby ordered, on behalf of such Board, as follows:—

- 1. For the purposes of this Order,
- (a) "importer" means any person who imports into Canada any goods for the purpose of resale;
- (b) "retailer" means any person who, in the ordinary course of business, sells goods at retail and not for the purposes of resale;
- (c) "wholesaler" means any person who, in the ordinary course of business, sells (otherwise than at retail) goods in the form in which they were purchased by him, and includes a jobber.
- 2. The maximum price per pound at which any importer may sell, offer to sell or supply any shelled cashew nuts in the condition in which they are imported and of the sizes and varieties specified hereunder, f.o.b. his place of business, shall be the sum of the following:—

71369-40

(a) the actual landed cost per pound at a seaboard port of entry in North America, together with Canadian customs duty and taxes but not in any event exceeding

	the following	Price per pound
size	s or varieties	in cents
	200/210	49½
	230/240	$$ $48\frac{1}{2}$.
	270/280	$47\frac{1}{2}$
	300/320	46½
	350/400	45½
	400/450	44½
	Butts	42
	Splits	41
	Pieces	40½
	Pieces scorched	$39\frac{1}{2}$
	Scorched whole	44; and

- (b) the actual cost of transportation of such nuts from the said seaboard port of entry to the importer's place of business; and
- (c) a markup not exceeding such importer's currently effective highest amount of markup included in his lawful maximum selling price of such nuts; provided, however, that such markup shall not exceed ten per centum of such importer's selling price to wholesalers.
- 3. The maximum price at which any wholesaler may sell, offer to sell, or supply any cashew nuts of the sizes or varieties set forth in section 2 hereof to any class of customer shall be the sum of the following:—
 - (a) the actual price paid by such wholesaler for such nuts not in any event exceeding his supplier's lawful maximum selling price thereof, plus transportation charges and sales tax where or to the extent not borne by the supplier; and
 - (b) a markup not exceeding such wholesaler's currently effective highest amount of markup included in his lawful maximum selling price of such nuts; provided, however, that such markup shall not exceed ten per centum of such wholesaler's selling price.
- 4. The maximum price at which any retailer may sell, offer to sell or supply any cashew nuts of the sizes and varieties set forth in section 2 hereof, shall be the sum of the following:—
 - (a) the actual price paid by such retailer for such nuts not in any event exceeding his supplier's lawful maximum selling price thereof plus transportation charges and sales tax where or to the extent not borne by the supplier; and
 - (b) a markup not exceeding such retailer's currently effective highest amount of markup included in his lawful maximum selling price of such nuts; provided, however, that such markup shall not exceed 33½ per centum of such retailer's selling price.
- 5. Notwithstanding anything contained in this Order, any seller of cashew nuts of the sizes and varieties set out in section 2 hereof, may increase his lawful maximum selling price of such nuts,
 - (a) by one-eighth of a cent per pound for each full month during which he keeps such nuts in ordinary storage; or
 - (b) by one-quarter of a cent per pound for each full month during which he keeps such nuts in refrigerated storage.
- 6. Notwithstanding anything contained in this Order, any person who subjects any cashew nuts to the process of roasting and salting or of cooking in oil and salting may add to his maximum selling price as provided in this Order, an amount equal

to his normal cost of such processing; provided, however, that in no case shall such amount exceed fifteen per centum of such person's cost of such nuts laid down at his warehouse.

7. This Order shall be effective on and after the 15th day of December, 1942.

Dated at Ottawa, this 12th day of December, 1942.

J. G. TAGGART, Foods Administrator.

APPROVED:

D. GORDON, Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-519

Respecting Fertilizer Containing Chemical Nitrogen

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order,

"chemical nitrogen" means any nitrogen in the form of or derived from ammonium sulphate, sodium nitrate, ammonium nitrate, ammonium phosphate, calcium cyanamid, anhydrous ammonia, liquid ammonia, potassium nitrate or urea.

- 2. No person shall sell, offer to sell or supply any fertilizer containing chemical nitrogen for use on any lawn, golf course, park, cemetery, roadside or on non-commercial planting of trees, shrubs or flowers; provided nothing in this section contained shall prohibit or restrict the sale or supplying by any person for said use of any fertilizer containing chemical nitrogen which on the effective date of this Order was packaged in containers containing not more than 25 pounds and which on such date was in such person's possession or under such person's control.
- 3. No person shall purchase, offer to purchase or acquire any fertilizer containing chemical nitrogen for use on any lawn, golf course, park, cemetery, roadside or on non-commercial planting of trees, shrubs or flowers, provided nothing in this section contained shall prohibit or restrict the purchase or acquisition by any person for said use of any fertilizer containing chemical nitrogen packaged in containers containing not more than 25 pounds.
- 4. Nothing in this Order shall apply to the sale, delivery, purchase, acquisition or use of fertilizer containing chemical nitrogen to or by any of the following:
 - (a) the Department of Munitions and Supply, any of the Departments of National Defence or any agency of any such department;

(b) any publicly owned educational or agricultural institution in Canada, for

experimental purposes;

- (c) any person owning or operating any airfield or airport, for new plantings of grass.
- 5. The Administrator of Fertilizers and Pesticides may by permit in writing grant such exemption in whole or in part from any provisions of this Order in special cases of individual hardship as he may deem proper in the public interest.
 - 6. This Order shall be effective on and after the 19th day of December, 1942.

Dated at Ottawa, this 16th day of December, 1942.

G. S. PEART,
Administrator of Fertilizers and Pesticides.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

71369-403

Administrator's Order No. A-520

Respecting Housing Accommodation in Congested Areas

Whereas by Order No. 200 of the Wartime Prices and Trade Board certain areas were designated as congested areas;

And whereas under the aforesaid Order the Administrator of Real Property was authorized to designate any additional municipalities or parts thereof as being subject to the provisions of section 4 of the said Order;

Therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of the said Board as follows:—

1. The following municipalities or parts of municipalities are hereby designated as being subject to the provisions of section 4 of said Order No. 200 of the Board:

British Columbia Manitoba
Saanich and Oak Bay Winnipeg
Veddar Crossing, Cultus Lake and Ontario
Sardis Sudbury
Vernon

2. This Order shall be effective on and after the 4th day of January, 1943.

Dated at Ottawa, this 14th day of December, 1942.

RUSSEL S. SMART,
Real Property Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-521

Respecting Pottery Ware

Pursuant to authority conferred by The Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:

- 1. For the purposes of this Order,
- (a) "Co-Ordinator" means the person appointed Co-Ordinator of Sundry Items N.O.P. by The Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "pottery ware" means any clay base article of the type or kind commonly known as tableware, dinnerware, kitchenware or crockery but shall not include sanitary ware or unglazed flower pots.
- 2. On and after the 2nd day of January, 1943, no person shall manufacture any pottery ware except of the types and sizes set out as numbers 1 to 135 in the Schedule hereto.
- 3. The Co-Ordinator may, by permit in writing, authorize any person to complete the manufacture of any pottery ware of types and sizes not permitted by this Order if such pottery ware was in process of manufacture on the effective date of this Order.

Any application for such permit shall contain an inventory in detail of all such pottery ware so in process and such other information as the Co-Ordinator may from time to time require.

- 4. (1) On and after the 2nd day of January, 1943, no person shall
- (a) manufacture any pottery ware in any manner commonly known as "decorated";
- (b) except with the written permission of the Co-Ordinator, emboss, stamp or imprint on any pottery ware the crest or name of the person by whom such pottery is to be used or any mark identifying or designed to identify such pottery as the property of any such person.
- (2) Nothing in this Section contained shall prohibit or restrict trade-marking or "back-stamping" for the sole purpose of identifying the manufacturer.
- 5. No person shall purchase, acquire or use in the manufacture of any pottery ware
 - (a) any mould design not in his possession or under his control on the effective date of this Order except with the written permission of the Co-Ordinator;
 - (b) any artificial pigmentation or other artificial colouring agent.
- 6. No manufacturer of pottery ware shall, on and after January 2, 1943, accept any order to manufacture pottery ware unless he has secured from the purchaser or proposed purchaser of such pottery ware an application in the form set out in the Schedule hereto or in such form as the Co-Ordinator may from time to time prescribe and such application bears the written approval of the Co-Ordinator or of his authorized representative.
 - 7. This Order shall be effective on and after the 19th day of December, 1942.

Dated at Ottawa, this 17th day of December, 1942.

L. E. MESSENGER, Co-Ordinator of Sundry Items N.O.P.

APPROVED:

D. GORDON.

Schedule to Administrator's Order No. A-521

Application to

The Wartime Prices and Trade Board

to Purchase Pottery Ware

1. /	Applicant's	name		Address		
2. 2	Applicant's	Board Licence	NoApp	licant's Order		
			Dave	or order		
			rder is placed			
	List in det		at inventory and sales	or use in las	st six month	s of all
		A			Used or	Owan
		Approx.		Invent.	Sold last	Quan.
	No.	Cap. or Size	Type	to-day	6 Months	Order
	110.	DIZE	· -		V 1410Holls	Oraci
			Restaurant or Vit	rified Ware		
	1		Cups—1. Ovide			
	2		2. Kermes			
	3		3. $\frac{1}{2}$ pt. Mug			
	4		4. Dom. (Arm	y)		
	5		5. Worcester			
	6X		6. Worcester W	Vithout Hand	le	
	7	6 in.	Saucer			
	8X	$5\frac{1}{2}$ in.	Fruit Nappie			
	9	6 in.	Plate			
	10	8 in.	"			
	11	10 in.				
	12 13	9 in.	Soup Plate			
	14	$5\frac{1}{2}$ in9 oz.	Soup Bowl			
	15	$6\frac{1}{2}$ in.	Rim Oatmeal Round			
	16	8-3/8 in.	Egg Cup, Single Platter, Small			
	17	10-3/8 in.	Platter, Large			
	18X	12 in.	Meat Dish			
	19X	17 in.	Meat Dish			
	20X	9 in.	Vegetable Dish			
	21	3 oz.	Sauce Boat			
	22	6½ in.	Muffin Cover			
	23X	12 in.				
		64-80 oz.	Mixing Bowl			
	24	$1\frac{1}{2}$ oz.	Cream Individual (no			
	25	$3\frac{1}{2}$ oz.	Cream Individual (no	handles)		
	26	1 pt.				
	0.	16-20 oz.	Bell Jug for Water			
	27	32-40 oz.	Bell Jug for Water			
	28	4-12 oz.	Milk Pitcher			
	29	14-26 oz.	66 66			
	30 31X	30-40 oz. 60-80 oz.	<i>u u</i>			
	31A 32X	128-160 oz.	"			
	33	2 oz.	Mustard Pot (Covere	4)		
				4)		
	X—Depa	rtment of Munit	tions & Supply			

No.	Approx. Cap. or Size	Туре	Invent.	Used or Sold last 6 Months	Quan. this Order
		Restaurant or Vitrifie	•		
0.4			a ware		
34 35	1-2 cup	Coffee Pot Tea Pot			
36X	1-2 cup 60-80 oz.	Tea Pot.			
37X	00-30 02.	Sugar Bowl (with cover)			
38	4-6 oz.	Custard Cup			
39	10 in.	Celery Tray-Fish Cassero	le		
40	$6\frac{1}{2} \times 3\frac{1}{2}$ in.	Ice Bowl (Butter Service)		
41	6 in.	Casserole, with cover			
42 43	9 in. 14-26 oz.	Casserole, with cover Marmit, Small			
44	64-80 oz.	Marmit, Large			
45	8-10 in.	Shirred Egg with Lug			
46	$5\frac{1}{4}$ in. 8-12 oz.	Oval Baker			
47	$3\frac{1}{2}$ oz.	Ramekin Dish			
48		Steam Table Insert			
49X	0.10	Inhaler			
50X 51X	8-10 oz.	Acid Jug Filling Pan			
52	1 gal.	Sick Feeder			
02		Diole 2 could			
		Semi Porcelain Ware			
53	8 oz.	Cup—no handle			
54	6 in.	Saucer			
55	7 in.	Tea Plates			
56 57	10 in. 6 in.	Dinner Plates Cereal or Soup Bowl			
58	10 in.	Salad Bowl			
59	8-10 oz.	Cream Pitcher			
60	6 in.	Mixing Bowl			
61	8 in.	Mixing Bowl			
62	10 in.	Mixing Bowl			
63 64	4 in. 5 in.	Pudding Bowl Pudding Bowl			
65	6 in.	Pudding Bowl			
66	7 in.	Pudding Bowl			
67	9 in.	Pie Plate			
68	0.040.	Egg Cup—single			
69	8-3/8 in.	Platter, Small			
70 71	10 3/8 in. 3 oz.	Platter, Large Sauce Boat			
72	6½ in.	Muffin Cover			
73	1-2 oz.	Cream, Individual			
74	3-4 oz.	Cream (No Handles)			
75	4-12 oz.	Milk Pitcher			
76	14-26 oz.	Milk Pitcher Milk Pitcher			
77 78	30-40 oz. 2 oz.	Mustard Pot (Covered)			
79	6 oz.	Custard Cup			
80	1-2 cup	Coffee Pot			
81	1-2 cup	Tea Pot			
82	4-6 cup	Tea Pot			
83	2 oz.	Salt & Pepper			
84	6 oz.	Salt & Pepper			

	Approx.		Invent.	Used or Sold last	Quan.
No.	Cap. or Size	Type	to-day	6 Months	Order
210.	DIZC	Stoneware	vo aaj	0 2.202	
0.5	0.				
85	6 in.	Mixing Bowl			
86	8 in.	Mixing Bowl			
87	10 in.	Mixing Bowl			
88	4 in.	Pudding Bowl			
89	5 in.	Pudding Bowl			
90	6 in.	Pudding Bowl			
91	7 in.	Pudding Bowl			
92	9 in.	Pie Plate			
93	32-40 oz.	Ball Jug for Water			
94	4-10 oz.	Milk Pitcher			
95	16-20 oz.	Milk Pitcher			
96	30-40 oz.	Milk Pitcher			
97	1-2 cup	Coffee Pot (Brown)			
98	1-2 cup	Tea Pot (Brown)			
99	4-6 cup	Tea Pot (Brown)			
100	10 cup	Tea Pot (Brown)			
101	3 lb.	Butter Crock, no cover			
102	½ gal.	Butter Crock, with cover			
103	1 gal.	Butter Crock, with cover			
104	3 gal.	Butter Crock, with cover Butter Crock, with cover			
105	5 gal.				
106	10 gal.	Butter Crock, with cover			
107 108	15 gal.	Butter Crock, with cover Butter Crock, with cover			
109	20 gal.	The second secon			
110	30 gal. 50 gal.	Butter Crock, with cover Butter Crock, with cover			
111		Crock Cover			
112	$\frac{1}{2}$ gal. 1 gal.	Crock Cover			
113	3 gal.	Crock Cover			
114	5 gal.	Crock Cover			
115	10 gal.	Crock Cover			
116	15 gal.	Crock Cover			
117	20 gal.	Crock Cover			
118	30 gal.	Crock Cover			
119	50 gal.	Crock Cover			
120	5 gal.	Churns and Dashers			
121	1 qt.	Bean Pot & Cover			
122	2 qt.	Bean Pot & Cover			
123	4 qt.	Bean Pot & Cover			
124	6 qt.	Bean Pot & Cover			
125	1 gal.	Jug-Narrow Mouth			
126	5 gal.	Jug-Narrow Mouth			
127	1 gal.	Jug-Wide Mouth			
128	5 gal.	Jug-Wide Mouth			
129	5 gal.	Ice Water Keg, without (with cover)	tap		
130	1 gal.	Pickle Jar			
131	5 gal.	Pickle Jar			
132	3 gal.	Commode with Cover			
133		Chamber with Cover			
134	1 gal.	Acid Pitcher			·
135		Footwarmer			
136	1 gal.	Chicken Fountain			
Approved:		• • •			

Administrator's Order No. A-522

Respecting Heating Specialties for Hot Water and Steam Heating Systems

Pursuant to authority conferred by The Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

- 1. For the purposes of this Order,
 "heating specialties" means any part for a hot water heating or steam heating
 system which is not a heating boiler, radiator, pipe or ferrous pipe fitting.
- 2. No person shall manufacture or assemble any heating specialties for hot water heating systems unless such heating specialties are of the kind, model, type, quality and size which have been manufactured, assembled or imported by such person during the year 1942.
- 3. No person shall manufacture or assemble any heating specialties for steam heating systems unless such heating specialties are made and assembled in accordance with the following specifications with respect to the heating specialties named:—
 - (a) thermostatic radiator traps:

 Thermostatic radiator traps in angle and straightway patterns only; valves and seats of thermostatic elements of copper base alloy; bodies and caps of cast metal;
 - (b) float and thermostatic traps:

 Thermostatic elements, floats, valves and seats of copper base alloy; caps and covers of cast metal; bodies of cast iron;
 - (c) medium and high pressure traps: Thermostatic elements, floats, valves and seats of copper base alloy or stainless steel; caps and bodies of cast metal;
 - (d) radiator valves:

 Radiator valves in angle and straightway patterns only; valve stems, seat and other working parts of copper base alloy; bodies and bonnets of cast metal; handles of non-metallic material;
 - (e) All other specialties for steam heating systems:
 Such specialties in accordance with the specifications of the manufacturer's products listed as "Standard" in his latest catalogue, published prior to the date of this Order.
- 4. No person shall after the 1st day of January, 1943 use in the manufacture of heating specialties for hot water or steam heating systems, nickel plating, chromium plating or other metallic plating.
- 5. Nothing in this Order shall be deemed to prohibit the manufacture, assembly, completion or sale of any heating specialties for hot water or steam heating systems from parts or raw materials now on hand and not suitable for other products.
 - 6. This Order shall be effective on and after the 21st day of December, 1942.

Dated at Ottawa, this 17th day of December, 1942.

E. J. LAIDLAW,

Administrator, Heating, Plumbing, Air-Conditioning Equipment and Supplies.

APPROVED:

D. GORDON,

Administrator's Order No. A-523

Respecting Base Paper for Conversion into Waxed Bread Wrappers

Pursuant to authority conferred by The Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

- 1. (1) No person shall manufacture base paper for conversion into waxed bread wrappers except in one shade of buff as designated by the Administrator of Book and Writing Paper and except with fibre content of either
 - (a) 100 per centum unbleached sulphite; or
 - (b) unbleached sulphite together with unbleached sulphate, provided that unbleached groundwood pulp shall be included in the proportion of not less than 6.66 parts to each ten parts of unbleached sulphate.
- (2) Each manufacturer of such base paper shall, within fifteen days after the effective date of this Order, notify the said Administrator which one of the two fibre contents mentioned in sub-section (1) he is using in the manufacture of such base paper; and, except with the written permission of the said Administrator, he shall not use the other of such two fibre contents during the succeeding six months; and, not less than two weeks prior to the expiration of each successive six months period thereafter, he shall elect which one of the said two fibre contents he intends to use for the ensuing six months and, having so elected, he shall for such period not use the other of said two fibre contents without the written permission of the said Administrator.
- 2. No person shall manufacture for sale in Canada during any three months period ending on March 31st, June 30th, September 30th or December 31st in the year 1943, or in any year subsequent thereto, any greater quantity of base paper for conversion into waxed bread wrappers than one-quarter of the total quantity of such paper so manufactured by such person during 1942.
- 3. (1) No person shall order or acquire from a manufacturer of base paper any quantity thereof in excess of 500 pounds for conversion into waxed bread wrappers unless at the time of such acquisition he has furnished the manufacturer with a certificate in writing signed by him that at such time,
 - (a) the total amount of stock of similar type of base paper which he has on hand and the quantity being acquired do not together exceed ninety days supply of his requirements; and
 - (b) such base paper is to be used for immediate conversion into waxed bread wrappers.
- (2) No manufacturer of base paper shall supply such paper to any person for conversion into waxed bread wrappers in a quantity in excess of 500 pounds unless he has been furnished by such person with the certificate mentioned in sub-section (1).
- 4. The maximum price at which base paper for conversion into waxed bread wrappers may be sold or offered for sale by a manufacturer thereof shall be \$7.15 per 100 pounds delivered.
 - 5. This Order shall be effective on and after the 21st day of December, 1942.

Dated at Ottawa, this 18th day of December, 1942.

A. P. JEWETT,

Administrator of Book and Writing Papers.

APPROVED:

D. GORDON,

Administrator's Order No. A-524, dated December 18, 1942

Effective on and after December 21 1942

AMENDS

Administrator's Order No. A-478

(See Consolidation of Administrator's Order No. A-478)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-525

Respecting the Manufacture of Women's, Misses' and Juniors' Coats, Suits and Sport Jackets

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:—

Administrator's Order No. A-276 is hereby revoked and the following substituted in part therefor:

- 1. For the purposes of this Order,
- (a) "garment" means any type or kind of women's misses' or juniors' coat, suit or sport jacket referred to in this Order or in the Schedules hereto.
- (b) "manufacturer" means any person whether manufacturer, wholesaler, jobber, milliner or retailer, custom tailor, custom dressmaker, or home dressmaker, who wholly or partly manufactures in Canada for sale or for remuneration any garment referred to in this Order;
- 2. No manufacturer shall cut, put into process, manufacture, make or produce any of the following kinds of garment:
 - (a) coat, wrap or jacket made for evening wear;
 - (b) riding jacket;
 - (c) cape;
 - (d) sleeveless jacket, commonly called jerkin;
 - (e) coatee (shortie);
 - (f) three-piece suit;
 - (g) slack suit;
 - (h) jacket with bi-swing, a vent in back, a pleat back or Norfolk style;
 - (i) coat with bi-swing or Norfolk style;
 - (j) coat, suit or sport jacket with dolman, balloon or leg-of-mutton sleeves, or with sleeves cut on the bias or with cuffs on sleeves;
 - (k) jacket or coat with a separate or attached hood, cape, shawl, vest or wool scarf;
 - (1) coat, suit or jacket with wool lining after stocks of such lining on hand or on order have been consumed; but not in any event after the 31st day of December, 1942;
 - (m) coat, suit or jacket with wool interlining;
 - (n) coat or suit with any inside pocket, where such coat or suit has one or more outside pockets.
 - 3. No manufacturer shall cut, put into process, manufacture, make or produce:
 - (a) any garment whose measurements exceed the maximum measurements for each respective size and each respective garment, as set forth in Schedules A, B, C and D hereto, provided that
 - (i) for any special order, variation in length shall be permitted for persons whose height exceeds 5' 8", which variation shall not exceed ½" of additional length for every additional inch in height;

- (ii) variations in size shall be permitted when the same are necessitated by the actual physical requirements of the individual;
- (b) any garment containing or providing for material or features enumerated in Schedule "E" hereto.
- 4. No manufacturer shall instal or make any inner cash or coin pocket in any garment.
- 5. No manufacturer shall reduce any wool fabric from normal width or length by overall tucking, shirring, pleating, folds or straps except for minor trimmings which consume not more than 2" of material per garment.
- 6. Nothing in this Order contained shall apply to any garment for which the material had, on the effective date hereof, been cut in such manner as to prevent the use of such material in accordance with the provisions of this Order.
- 7. Nothing in this Order contained shall apply to orders of the Department of Munitions and Supply, any of the Departments of National Defence or any agency of any such department.
- 8. The Administrator of Women's and Misses' Coats and Suits may, by permit in writing, authorize such exemption in whole or in part from any provision of this Order in special cases of individual hardship as he may deem proper and in the public interest.
 - 9. This Order shall be effective on and after the 22nd day of December, 1942. Dated at Ottawa, this 18th day of December, 1942.

HENRY ROTHER,

Administrator of Women's and Misses' Coats and Suits.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

To Administrator's Order No. A-525

Maximum Measurements for Items Listed Below

(1) Size 16 box coats, sweep 60" open measurement.

(2) Size 16 box coats, length from the nape of the neck to the end of the finished coat-42", maximum hem 1½".

(3) Size 16 fitted or flared coats, sweep 70" open measurement.(4) Size 16 fitted or flared coats, length from the nape of the neck to the end of the finished coat—43", maximum hem $1\frac{1}{2}$ ".

(5) Size 15 junior box coats, sweep 60" open measurement.
(6) Size 15 junior box coats, length from the nape of the neck to the end of the finished coat—40½", maximum hem 1½".

- (7) Size 15 junior fitted and flared coats, sweep 70" open measurement.(8) Size 15 junior fitted and flared coats, length from the nape of the neck to the end of the finished coat— $41\frac{1}{2}$ ", maximum hem $1\frac{1}{2}$ ".
- (9) Size 16 jacket suits and sport jackets, length from the nape of the neck to the end of the finished jacket—25", maximum hem 1½".
 (10) Size 15 junior jacket suits and sport jackets, length from the nape of the
- neck to the end of the finished jacket-23½", maximum hem 1½".
- (11) Size 15 junior skirts, length of the finished skirt including waistband-271", maximum hem 2".
- (12) Size 16 skirts, length of the finished skirt including waistband—28", maximum hem 2".
- No additional cloth shall be used if detachable belt is provided for such skirt. (13) Sweep of suit skirts 64" open measurement for size 16.

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SCHEDULE "A"—Continued

- (14) Sweep for separate skirts 68" open measurement for size 16.
- (15) Sweep for junior suit skirt 63" open measurement for size 15.
- (16) Sweep for junior separate skirts 67" open measurement for size 15. Increase in length permitted for persons over 5'8".

SCHEDULE "B"

To Administrator's Order No. A-525

Maximum Measurements for All Size Ranges

COATS

Misses' Sizes Length Box Coat Sweep Box Coat Length Fitted Coat Sweep Fitted Coat Hem	10 40½ 56 41½ 66 1½	12 41 57 42 67 $1\frac{1}{2}$	$ \begin{array}{r} 14 \\ 41\frac{1}{2} \\ 58\frac{1}{2} \\ 42\frac{1}{2} \\ 68\frac{1}{2} \\ 1\frac{1}{2} \end{array} $	16 42 60 43 70 1½	18 42½ 61½ 43½ 71½ 1½	20 43 63 44 73 1½			
Junior Misses' Sizes Length Box Coat Sweep Box Coat Length Fitted Coat Sweep Fitted Coat Hem	9 39 56 40 66 1½	11 39½ 57 40½ 67 1½	13 40 58½ 41 68½ 1½	15 40½ 60 41½ 70 1½	17 41 61½ 42 71½ 1½	19 41½ 63 42½ 73 1½			
Little Women's Sizes (Short) Length Box Coat Sweep Box Coat Length Fitted Coat Sweep Fitted Coat Hem	$ \begin{array}{c} 14\frac{1}{2} \\ 41\frac{1}{2} \\ 60 \\ 42\frac{1}{2} \\ 70 \\ 1\frac{1}{2} \end{array} $	$16\frac{1}{2}$ 42 62 43 72 $1\frac{1}{2}$	18½ 42½ 64 43½ 74 1½	20½ 43 66 44 76 1½	22½ 43½ 68 44½ 78 1½	24½ 44 70 45 80 1½	26½ 44½ 72 45½ 82 1½	28½ 44½ 74 45½ 84 1½	
Women's Regular Sizes Length Box Coat Sweep Box Coat Length Fitted Coat Sweep Fitted Coat Hem	36 43½ 62 44½ 72	38 44 64 45 74	40 44½ 66 45½	42 45 68 46	44 45½ 70 46½ 80	46 45½ 72 46½ 82	48 46 74 47	50 46 76 47	52 46½ 78 47½
ALVIII	11/2	11/2	76 1½	78 1½	11/2	11/2	84 1½	86 1½	88 1½
Women's Stout Sizes Length Box Coat Sweep Box Coat Length Fitted Coat Sweep Fitted Coat Hem	38½ 44½ 64 45½ 74 1½								

SCHEDULE "C"

To Administrator's Order No. A-525

Maximum Measurements for all Sizes and Ranges

JACKETS

Misses' Sizes	10	12	14	16	18	20			
Length	$23\frac{1}{2}$	$24\frac{1}{2}$	$24\frac{3}{4}$	25	$25\frac{1}{4}$	$25\frac{1}{2}$			
Hem	$1\frac{1}{2}$	$1\frac{1}{2}$	$1\frac{1}{2}$	$1\frac{1}{2}$	$1\frac{1}{2}$	$1\frac{1}{2}$			
Junior Misses' Sizes	9	11	13	15	17				
Length	22	23	$23\frac{1}{4}$	$23\frac{1}{2}$	$23\frac{3}{4}$				
Hem	$1\frac{1}{2}$	11/2	$1\frac{1}{2}$	$1\frac{1}{2}$	$1\frac{1}{2}$				
Little Women (Short) Sizes	141	161	$18\frac{1}{2}$	$20\frac{1}{2}$	$22\frac{1}{2}$	$24\frac{1}{2}$	$26\frac{1}{2}$	$28\frac{1}{2}$	
Length	$24\frac{3}{4}$	25	$25\frac{1}{4}$	$25\frac{1}{2}$	$25\frac{3}{4}$	26	$26\frac{1}{4}$	$26\frac{1}{2}$	
Women's Regular Sizes	36	38	40	42	44	46	48	50	52
Length	$25\frac{3}{4}$	26	$26\frac{1}{4}$	$26\frac{1}{2}$	$26\frac{3}{4}$	27	$27\frac{1}{4}$	$27\frac{1}{2}$	28
Women's Stout Sizes	$38\frac{1}{2}$	401	$42\frac{1}{2}$	$44\frac{1}{2}$	462	$48\frac{1}{2}$	$50\frac{1}{2}$	$52\frac{1}{2}$	
Length	26	$26\frac{1}{4}$	$26\frac{1}{2}$	$26\frac{3}{4}$	27	$27\frac{1}{4}$	$27\frac{1}{2}$	$27\frac{3}{4}$	
Women's Odd Sizes	35	37	39	41	43	45	47	49	51
Length	26	$26\frac{1}{4}$	$26\frac{1}{2}$	$26\frac{3}{4}$	27	$27\frac{1}{4}$	$27\frac{1}{2}$	$27\frac{3}{4}$	28
All hems on suit jackets or		ate jac	kets r	ot to	exceed	$1\frac{1}{2}$ in	ch.		

SCHEDULE "D"

To Administrator's Order No. A-525

Maximum Measurements for All Sizes and Ranges.

SKIRTS

		DIZI	1010						
Misses' Sizes	10	12	14	16	18	20			
Length—including									
waist band	$26\frac{3}{4}$	$27\frac{1}{2}$	$27\frac{3}{4}$	28	$28\frac{1}{4}$	$28\frac{1}{2}$			
Sweep—suit skirt	.60	61	$62\frac{1}{2}$	64	$65\frac{1}{2}$	67	•		
Sweep—separate skirt	64	65	$66\frac{1}{2}$	68	$69\frac{1}{2}$	71			
Hem	2	2	2	2,	2	2			
Junior Misses' Sizes	9	11	13	15	17	19			
Length—including									
waist band	26	$26\frac{3}{4}$	27	$27\frac{1}{4}$	$27\frac{1}{2}$	28			
Sweep—suit skirt	60	61	$62\frac{1}{2}$	64	$65\frac{1}{2}$	67			
Sweep—separate skirt	64	65	$66\frac{1}{2}$	68	$69\frac{1}{2}$	71			
Hem	2	2	2	2	2	2			
Women's Regular Sizes	36	38	40	42	44	46	48	50	52
Length-including									
waist band	$28\frac{3}{4}$	29	$29\frac{1}{4}$	$29\frac{1}{2}$	$29\frac{3}{4}$	$29\frac{3}{4}$	30	30	30
Sweep—suit skirt	66	68	70	72	74	76	78	80	82
Sweep—separate skirt	70	72	74	76	78	80	82	84	86
Hem	2	2	2	2	2	2	2	2	2

SCHEDULE "E"

To Administrator's Order No. A-525

ELIMINATIONS

- (1) Wool cloth under fur cuffs or fur collars.
- (2) Patch pockets on coats, suits, sport jackets or separate skirts (except in the case of a sport jacket that is yoke lined or unlined when two patch pockets only without flaps thereon shall be permitted).

"Patch pockets" include pseudo or simulated patch pockets in which

the cloth underneath the patch has been removed.

- (3) Wool cloth inside pockets.
- (4) Inside facing in excess of 5" in width at centre.
- (5) Belt on a coat, suit jacket or sport jacket, the width of which belt exceeds 2".
- (6) Buttons or buttonholes on vents.
- (7) Hats of cloth to match suit or coat.
- (8) Bags or muffs to match suit or coat.
- (9) Elastic on a suit, coat or sport jacket.
- (10) Braid on inside facing of coat.
- (11) French facings.
- (12) Throat, collar or sleeve tabs.
- (13) Spare buttons on any garment.
- (14) Ticket pockets on facings.
- (15) Double stitchings on edges of a coat, suit or sport jacket.
- (16) Buttons on sleeves of coat, suit or sport jacket.
- (17) Thread exceeding two rows of stitching on each sleeve.
- (18) Canvas installed in fronts of coat above the point thereof 1" below bottom buttonhole.
- (19) Turn-up on sleeve of coat, suit or sport jacket in excess of 1½".
- (20) Zipper on a skirt longer than 7" or any colour other than black, navy, tan, grey, white or brown.
- (21) Rococo embroidery (piping made of self cloth).

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-526

Respecting the Styling, Sale and Delivery of Women's Misses' and Junior's Coats, Suits and Sport Jackets

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:—

Administrator's Order No. A-276 is hereby revoked and the following substituted

in part therefor:

- 1. For the purposes of this Order,
- (a) "Administrator" means the person appointed as Administrator of Women's and Misses' Coats and Suits by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "garment" shall have the same meaning as for the purposes of Administrator's Order No. A-525;
- (c) "manufacturer" means any person who manufactures any garment for sale to, or on the order of wholesalers or retailers.
- 2. No manufacturer shall
- (a) make, purchase or acquire for any season hereafter any new silhouettes or cutting patterns or alter the silhouettes or cutting patterns of his Fall models from those of the Fall of 1942 season or of his Spring models from those of the Spring 1943 season;

- (b) offer for sale for any Fall or Spring season hereafter more than 50 per cent of the number of styles which he offered for sale for the respective seasons of Fall 1941 or Spring 1942, and in no case more than 50 styles for any one season; provided, that at least 20 per cent of the styles offered for sale for any Fall or Spring season hereafter shall be the same as the styles offered for sale by such manufacturer for the respective seasons of Fall 1942, or Spring 1943.
- 3. No manufacturer shall produce any special order garment the style of which is basically changed from the original style shown in such manufacturer's range or the size of which differs from the size range shown or quoted for any particular style.
- 4. Every manufacturer shall keep accurate, complete and continuous records of his production and sales, showing in respect of each type of garment the material used and price range and all such information shall be retained by every such manufacturer for at least three years from the effective date of this Order.
- 5. On and after January 1, 1943, no manufacturer shall offer any garment for sale unless and until
 - (a) he shall have filed with the Administrator cost sheets containing such information as to material, construction, cost and price as the Administrator may require; and
 - (b) the Administrator has approved in writing such cost sheets.
- 6. No manufacturer shall supply or deliver any garment on consignment or on approval.
- 7. No manufacturer shall sell or offer to sell any garments to any retailer or wholesaler under any condition by which the manufacturer is bound not to offer or sell garments in the same or substantially similar styles to any other retailer or wholesaler, whether in a particular area or community, or otherwise.
- 8. Nothing in this Order shall apply to orders of the Department of Munitions and Supply, any of the Departments of National Defence or any agency of any such department.
- 9. The Administrator may, by permit in writing, authorize such exemption in whole or in part from any provision of this Order in special cases of individual hardship as he may deem proper in the public interest.
 - 10. This Order shall be effective on and after the 22nd day of December, 1942. Dated at Ottawa, this 18th day of December, 1942.

H. ROTHER,
Administrator of Women's and Misses'
Coats and Suits.

APPROVED:

D. GORDON, Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD Administrator's Order No. A-527

Respecting Maximum Prices of California Figs

Pursuant to authority conferred by The Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:

1. (1) The maximum price per pound or per case at which any person may sell, offer to sell or supply to any other person otherwise than at retail, California figs in the condition in which they are imported and of the grades and varieties and packed in containers specified in the Schedule hereto or of grades and varieties mentioned but not specified in the said Schedule shall not exceed the sum of the following:

- (a) the actual cost of such figs to him expressed in Canadian currency, but in any event not exceeding the maximum purchase price therefor converted into Canadian currency, set forth in the said Schedule; and
- (b) transportation charges, bank charges, customs duty, sales tax and war exchange tax where or to the extent the same or any of them are not borne by his supplier and not included in such actual cost;
- (c) a markup no greater than the markup normally used by such person in pricing such figs to the same class of customer during the basic period (September 15, 1941, to October 11, 1941, both inclusive), or if such figs were not sold by him during the said basic period then during the last period in which he sold such figs, but in any event such markup shall not exceed 12 per cent of such person's selling price of such figs.
- (2) In any case where any California figs are acquired by any wholesaler from any other wholesaler or wholesalers the aggregate markup of all such wholesalers combined shall not exceed the maximum markup set forth in subsection 1 of this section.
- 2. The maximum price per pound or per container at which any person may sell, offer to sell or supply to any other person at retail, California figs of the grades and varieties specified or mentioned in the said Schedule shall not exceed the sum of the following:
 - (a) the actual price paid for such figs by such person, but in any event not exceeding the maximum selling price set forth in Section 1; and
 - (b) actual transportation charges, bank charges, customs duty, sales tax and war exchange tax paid by such person, where or to the extent the same or any of them are not borne by his supplier and not included in such actual price; and
 - (c) a markup no greater than the markup normally used by such person in pricing such figs during the said basic period, or if such figs were not sold by him during the said basic period then during the last period in which he sold such figs, but in any event such markup shall not exceed 30 per cent of such person's selling price of such figs.
- 3. This Order shall be effective on and after the 23rd day of December, 1942.

Dated at Ottawa, this 18th day of December, 1942.

J. G. TAGGART,

Food Administrator.

APPROVED:

D. GORDON.

Schedule "A" To Administrator's Order No. A-527

Grade or variety of California figs	Container	Wrapping	Maximum purchase price (in terms of f.o.b. California price in U.S.A. funds)
Calimyrna layered. Calimyrna layered. Calimyrna pulled. Calimyrna pulled. Calimyrna Fancy. Calimyrna fancy.	24/8 oz. 36/6 oz. 24/1 lb. 24/8 oz. 25 lb. box 25 lb. box	cellophane cellophane cellophane faced	\$2.95 per case 3.40 per case 6.57 per case 3.45 per case 22.5 cents per pound 25 cents per pound
Adriatic layered Adriatic layered Adriatic Greek style string Adriatic choice Adriatic extra choice Adriatic fancy	24/8 oz. 36/6 oz. 36/1 lb. 25 lb. box 25 lb. box 25 lb. box	cellophane cellophane cellophane	2.58 per case 2.90 per case 7.46 per case 13.85 cents per pound 15 cents per pound 16.95 cents per pound
Black Mission layered Black Mission layered Black Mission pulled. Black Mission pulled. Black Mission fancy Black Mission extra fancy	24/8 oz. 36/6 oz. 24/1 lb. 24/8 oz. 25 lb. box 25 lb. box	cellophane cellophane cellophane faced cellophane faced	1.90 per case 2.28 per case 4.52 per case 2.45 per case 11.35 cents per pound 13.75 cents per pound

Each grade or variety of California figs not above specified.

Price established by and set forth in California Packers' lists.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-528

Respecting Preference Rating for Motor Vehicle Repairs

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order,

(a) "motor vehicle" means any vehicle, including a motor cycle, the motive power for which is furnished by any type of internal combustion engine but shall not include any self-tracklaying vehicle, tractor or railway rolling stock, or any implement or machine designed for sowing or cultivating agricultural land or harvesting crops grown thereon;

(b) "repairer" means any person who operates or manages any premises for the purpose of repairing, reconditioning or servicing any motor vehicle;

- (c) "ration book" means any gasoline licence and ration coupon book issued pursuant to the provisions of Oil Controller's Order No. O.C. 12 and amendments thereto; and "AA" ration book means any such gasoline licence and ration coupon book which is designated as category "AA" in such Order or any amendment thereto.
- 2. For the purposes of this Order, motor vehicles shall be classified as follows:—
 (a) First class:
 - any motor vehicle owned or operated by the armed forces of His Majesty or of any nations allied to His Majesty, by Royal Air Force Ferry Command or by any of the Auxiliary War Services;

(b) Second class:

- (i) any commercial motor vehicle, truck, bus, tractor, ambulance, motorcycle used for commercial delivery, fire truck or other fire department vehicle;
- (ii) any motor vehicle in respect of which the owner is the holder of a ration book of other than category "AA";

- (iii) any motor vehicle the owner of which has been granted any assistance or privilege pursuant to the provisions of Transit Controller's Order No. Transit 4;
- (c) Third class: any motor vehicle not mentioned in clause (a) or clause (b) of this Section or any motor vehicle in respect of which the owner is the holder of an "AA" ration book.
- 3. (1) Every person shall, when directing any work or service to be done on, to or for any motor vehicle for which any ration book is required, produce and show such ration book to the repairer whom he directs to do such work or service.
- (2) No repairer shall do or permit to be done any work or service on, to or for any motor vehicle for which any ration book is required unless and until he inspects such ration book.

Provided, nothing in this Section contained shall apply to the doing by any repairer of any work or service on, to or for any motor vehicle which is the property of such repairer.

- 4. Every repairer shall, in doing any work or service on, to or for any motor vehicle, give preference to a First class vehicle over a Second class vehicle or a Third class vehicle and to a Second class vehicle over a Third class vehicle, and every repairer shall at all times and at all hours allocate his available labour accordingly.
- 5. (1) Every repairer shall keep or cause to be kept a complete, accurate and separate record for every motor vehicle on, to or for which he does any work or service for any customer and on each such record such repairer shall enter or cause to be entered in respect of each such motor vehicle

(a) the class, as defined in Section 2 of this Order, of such motor vehicle;

(b) the provincial or state licence or registration number, if any, issued for such motor vehicle for the current year, or, if no such licence or registration number has been issued, the name of the owner of such vehicle;

(c) the serial number of such motor vehicle;

- (d) the actual price charged by such repairer to his customer for any labour expended or consumed in the doing of such work or service, or if no price is charged by him for such labour the number of man hours expended or consumed in doing such work or service.
- (2) Every repairer shall keep or cause to be kept a complete, accurate and separate record showing the number of man hours expended or consumed in doing any work or service on, to or for any motor vehicle which is his property and, upon any sale of any such motor vehicle by such repairer, shall on such record enter the name and address of the person buying such motor vehicle from him and the information required by clauses (a), (b) and (c) of subsection 1 of this section.
- (3) Every repairer shall keep on file in his premises for at least two years from the effective date of this Order every record required to be kept by the provisions of subsection 1 and subsection 2 of this Section and shall at any time upon request produce every such record for inspection and audit by the Motor Vehicles Administrator or by any representative of the Board.
- 6. Nothing in this Order contained shall apply to the sale, offering for sale or delivery of gasoline or oil.
 - 7. This Order shall be effective on and after the 2nd day of January, 1943. Dated at Ottawa the 21st day of December, 1942.

J. H. BERRY,

Motor Vehicles Administrator.

APPROVED:

D. GORDON,

Administrator's Order No. A-529

Respecting Maximum Wholesale Prices for Cuts of Beef

Pursuant to authority conferred by The Wartime Prices and Trade Board it is hereby ordered on behalf of the said Board as follows:—

- (1) Any word, designation or expression which for the purpose of Order No. 194 of the said Board is by its provisions given a defined meaning or inclusiveness shall when used in this Order and in the schedules hereto have the same meaning and inclusiveness;
 - (2) The zones numbered 1 to 15 mentioned in the schedules hereto mean and correspond with the zones similarly numbered and described in section 1 of said Order No. 194.
- 2. (1) The maximum price at which any person in any zone mentioned in any of the schedules hereto may sell or offer to sell any cut of any quality of beef in and at any time during the period December 24, 1942, to February 10, 1943, both inclusive—
 - (a) to a person in any part of the same zone, shall be the price set forth in such schedule for such zone;
 - (b) to a person in any part of any other zone, shall be the price set forth in such schedule for the zone in which the place of business of the buyer is situate;
 - (c) to a person in any part of Canada not included in any of said zones, shall be the price set forth in such schedule for the zone in which the place of business of the seller is situate.
 - (2) The price referred in clauses (a) and (b) of subsection 1 shall be the delivered price at the buyer's place of business or if delivered by railway, at the buyer's nearest railway station; provided that if delivery is by railway express at the buyer's request the difference between railway freight and express charges may be added to such price if such difference be shown as a separate item on the seller's invoice for the beef;
 - (3) Where the sale is to a person to which clause (c) of subsection 1 is applicable the seller may add the transportation cost from the shipping point to the point of delivery to the buyer, if such cost be shown as a separate item on the seller's invoice for such beef.
- 3. This Order shall be effective on and after the 24th day of December, 1942.

Dated at Ottawa, this 22nd day of December, 1942.

J. G. TAGGART,

Food Administrator.

APPROVED:

D. GORDON,

Note:—The maximum prices for beef cuts set out in this Order give effect to the advance of 50 cents per hundred pounds in the price of beef carcasses authorized by Board Order 194 for the period December 24th, 1942, to February 10th, 1943. These prices also reflect an adjustment in the cutting charges allowed to wholesale distributors of beef.

SCHEDULE "A" TO ADMINISTRATOR'S ORDER No. A-529

MAXIMUM WHOLESALE PRICES FOR THE FOLLOWING QUALITIES OF BONE-IN BEEF CUTS SOLD DURING PERIOD DECEMBER 24, 1942, TO FEBRUARY 10, 1943, INCLUSIVE

	15	29.50 24.75 34.00 40.50	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	22.00 21.50 28.00 32.50 37.75
	14	29.00 24.25 33.50 40.00	22.00 21.50 28.00 32.50 37.75 23.25	21.50 21.00 27.50 32.00 37.25 22.75
	13	29.25 24.50 33.75 40.25	22.25 21.75 28.25 32.75 38.00 23.75	
	12	27.75 23.25 32.50 38.75	21.00 20.50 26.75 31.50 36.75 22.25	20.50 20.00 26.25 31.00 36.00
	11	27.75 23.25 32.50 38.75	21.00 20.50 26.75 31.50 36.75 22.25	
	10	27.75 23.25 32.50 38.75	21.00 20.50 26.75 31.50 36.75 22.25	
	6	28.50 24.00 33.25 39.75	21.75 21.25 27.75 32.25 37.50 23.00	21.25 20.75 27.00 31.75 37.00 22.50
	00	29.25 24.50 33.75 40.25	22.25 21.75 28.25 32.75 38.00	21.75 21.25 27.75 32.25 37.50 23.00
	2	29.75 25.25 34.25 40.75	22.75 28.75 33.25 24.75 24.25	22.25 21.75 28.25 32.75 32.75
	9	28.50 24.00 33.25 39.75 SA	21.75 21.25 27.75 32.25 37.50 23.00	21.25 20.75 27.00 31.75 37.00 22.50
	7.0	29.25 24.50 33.75 40.25	22.25 28.25 32.75 32.75 33.75	21.75 21.25 27.75 32.25 37.50 23.00
	-di	29.25 24.50 33.75 40.25	22.25 21.75 28.25 32.75 23.75	21.75 27.75 32.25 37.50 23.00
	က	29.75 25.25 34.25 40.75	22.52.52.52.52.52.52.52.52.52.52.52.52.5	22.25 21.75 28.25 32.75 38.00 23.75
	63	29.50 24.75 34.00 40.50	22.50 28.50 28.50 28.50 24.00	22.00 21.50 28.00 32.50 37.75 23.25
	-	30.00 25.50 34.50 41.25	23.25 29.00 39.50 39.50 24.50	22,50 22,00 28,50 38,50 5,50 5,50 5,50
The second secon	Zone	Derived from Hind Quarters— (A) Special Quality (Heavy Steer)— Long Loin. Steak Piece. Short Loin. Shell Loin. Other Cuts	(B) Special Quality (Baby)— Long Hip Short Hip Long Loin Short Loin Shell Loin. Steak Piece	(C) Commercial Quality— Long Hip. Short Hip. Long Loin. Short Loin. Shell Loin.

750000 5005000 200 75 25 50 75 75 20 15. 15 19. 19. 25. 28. 28. 28. 822228 8 200000 88888333 25 75 14. 16 16 15 25 18. 19 19 27 27 27 27 27 75 50 00 25 255 255 50 255 50 255 13 14. 18. 23. 16. 25 1328 00 50 50 50 00 00 250 2500052 90 200023 12 17. 18.23 24 122 22 14 19. 18. 22. 27. 27. 20. 00 28883 802200 50 25 50 3220020 13. 19. 22. 24. 27. 17. 1823 004.00 QUALITY 50 50 28882 00 75 75 75 75 9 17. 15227 10 118 127 224 224 227 227 25.25 | 24.75 COMMERCIAL C 25 75 75 00 7500000 250000 250 00 00 00 0 14. 17. 15. 18. 18. 19. 19. 25 25 25 50 50 22 00 00 8 22.5 500000 229823 19 19 25 25 25 27 20 20 A.B 7.5 ME 25 75 75 00 200200 0000000 50 00 75 1 15. 18. 16. 16. 25.5 19 22 25 00 50 75 50 50 75 75 22 00 223 15.22 18. 18 17 19 19 24 282332 75 50 00 25 25 25 25 25 25 25 2 15.53 18. 19. 22. 25. 27. 20. 25 52555050 50 00 23,383,882 25 18. 418233 25 228822 22 00 50 50 50 75 8832288 50 00 75 15. 18. 16. 25 19 20 200000 00 75 50 288882 75 25 50 50 75 01 25. 15. 20 20 24 20 20 20 20 20 20 20 19. 2823 25 00 8 28882 2500335 15. 24. 17. 26. 20. 119. 23. 259. 21. 19. Rack Rib. Pauere Cut Chuck Cross Cut Chuck Currer Quality—
Long Hip.
Short Hip.
Fong Long Lon Cow Beef, Bull Beef–
Long Hip.
Short Hip.
Long Loin.
Short Loin
Short Loin.
Steak Piece. Special Quality (Heavy Eteer)— Rib. Other Cuts. DERIVED FROM FORE QUARTERS-Special Quality (Baby)-Zone Plain Quality— Long Hip ... Short Hip ... Long Loin ... Short Loin ... Shell Loin ... Steak Piece ... (F)

SCHEDULE "A" - (Continues)

28882 362568 75 320000 15 15. 14. 17. 19. 16. 16. 545 25 25 25 25 25 14 14. 17. 22. 15. 14. 13. 119. 14. 16. 12. 25 27 25 00 27 25 00 75 75 50 50 50 52555 13 14. 17. 15. 13. 16. 15. 16. 17. 73 22 20 20 22 22 25 25 25 25 25 12 13. 16. 21. 14. 12. 14. 14. 13. 12353 250 500 250 250 50333 22 250555 Ξ 13. 14. 13. 13. 14. 12.23 00 50 50 75 75 75 75 75 75 75 22 75 50 50 25 25 10 13. 16. 14. 13. 14 123.53 50 25 25 50 50 83228 8 50 50 50 75 25 6 122.27 13.14. 16. 13. 75 75 50 50 22222 00 14. 122. 15. 5.6.6.4 16. 13 14 13 9222 228828 50 14. 18. 23. 16. 14.18 14 17 10 16 15 17 50 25 25 50 25 00 50 75 00 8 9 13. 13. 16. 13.6.5 82222 75 75 50 50 20 00 25 50 50 50 10 12.22.51 13.19.14 16. 13. 75 75 50 50 20 22222 4 14. 12. 15. 13. 16. 14. 16. 51.77. 75 25 25 50 25 25 25 25 25 50 288228 ಣ 14. 13. 15. 14. 17. 20. 16. 15. 17 50 8 4 4 28882 38388 22 228888 2 488889 14. 10. 14. 16. 00 50 50 75 25 75 50 50 8 250025 15. 14. 20. 20. 16. 18 14. Triangle.
Rack.
Rib.
Square Cut Chuck.
Cross Cut Chuck. Cow, Bull—
Triangle
Rack
Rack
Rabk
Glass
Cross Cut Chuck
Cross Cut Chuck Plain Quality— Triangle Rack Rib Square Cut Chuck Cross Cut Chuck DERIVED FROM FORE QUARTERS—
(C) Commercial Quality— Zone Cutter Quality—Rib..... (F)

SCHEDULE "A"-(Concluded)

SCHEDULE "B" TO ADMINISTRATOR'S ORDER No. A-529

MAXIMUM WHOLESALE PRICES FOR THE FOLLOWING QUALITIES OF BONELESS BEEF CUTS SOLD DURING PERIOD DECEMBER 24, 1943, INCLUSIVE

	22			28.75 49.25 31.50	28.00 48.50 30.25	25.75 37.00 26.50		33.50 20.50 22.25
	14			28.00 48.50 30.25	27.50 47.75 29.50	25.25 36.00 25.75		32.75 20.00 21.50
	13			28.25 49.00 31.00	27.75 48.25 30.00	25.50 36.50 26.25		33.25 20.25 21.75
	12			26.75 47.25 28.75	26.00 46.50 28.00	23.75 33.75 23.50		31.50 18.75 20.25
-	п			26.75 47.25 28.75	26.00 46.50 28.00	23.75 33.75 23.50		31.50 18.75 20.25
	10		ALITY	26.75 47.25 28.75	26.00 46.50 28.00	23.75 33.75 23.50	JALITY	31.50 18.75 20.25
-	6	(AS COMMERCIAL QUALITY	27.75 48.25 30.00	27.25 47.50 29.25	24.75 35.75 25.25	AS COMMERCIAL QUALITY	32.50 19.50 21.25
	00		COMME	28.25 49.00 31.00	27.75 48.25 30.00	25.50 36.50 26.25	COMME	33.25 20.25 21.75
	2		SAME AS	29.00 49.75 32.00	28.25 49.00 31.00	26.00 37.50 27.00	SAMOS AS	34.00 20.75 22.75
	9			27.75 48.25 30.00	27.25 47.50 29.25	24.75 35.75 25.25		32.50 19.50 21.25
-	10			28.25 49.00 31.00	27.75 48.25 30.00	25.50 36.50 26.25		33.25 20.25 21.75
	41			28.25 49.00 31.00	27.75 48.25 30.00	25.50 36.50 26.25		33.25 20.25 21.75
	ಣ			29.00 49.75 32.00	28.25 49.00 31.00	26.00 37.50 27.00		34.00 20.75 22.75
	63			28.75 49.25 31.50	28.00 48.50 30.25	25.75 37.00 26.50		33.50 20.50 22.25
				29.25 50.25 32.25	28.75 49.25 31.50	26.50 38.00 27.25		34.25 21.00 23.00
	Zone	Derived from Hind Quarters—	(A) Special Quality (Heavy Steer)	(B) Special Quality (Baby)— Schor Hip Strip Lom Steak Piece	(C) Commercial Quality—Store Hip. Store Hip. Strip Loin. Strip Loin. Steak Piece.	(D) Cow, Bull—Short Hip. Strip Loin. Steak Piece.	Derived from Fore Quarters— (A) Special Quality (Heavy Steet)	(B) Special Quality (Baby)— Rib. Square Cut Chuck. Shoulder Clod.

SCHEDULE "B"-(Concluded)

9 10 11 12 13 14		30.75 30.75 30.75 32.50 32.35 18.00 18.00 19.50 19.25 19.75 19.75 19.75 21.25 21.05	22.25 22.25 25.25 16.25 17.75
9 10 11 12		30.75 30.75 30.75 32. 18.00 18.00 19.00 19.75 19.75 21.	22.25 22.25 25.16.25 17.
9 10 11		30.75 30.75 30 18.00 18.00 18. 19.75 19.75 19.	22.25 16.25 16.
9 10		30.75 30. 18.00 18. 19.75 19.	22.
6			6.25
			64.
	1	31.75 19.00 20.50	23.75
00		32.50 19.50 21.25	25.25
-		33.25 20.25 21.75	. 26.75
9		31.75 19.00 20.50	23.75
rð		32.50 19.50 21.25	25.25 17.75
4		32.50 19.50 21.25	25.25
20		33.25 20.25 21.75	26.75 18.25
24		32.75 20.00 21.50	26.00 18.00
1		33.50 20.50 22.25	27.50 19.25
Zone .	(C) Commercial Quality—	Rib. Square Cut Chuck. Shoulder Clod.	(D) Cow, Bull— Rib. Square Cut Chuck.
	2 3 4 4 6	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	33.50 32.75 33.25 32.50 32.50 32.50 32.50 32.50 32.50 32.50 33.25 32.50 32.50 33.25

SCHEDULE "C" TO ADMINISTRATOR'S ORDER No. A-529

MAXIMUM WHOLESALE PRICES FOR BONELESS REEF CUTS DERIVED FROM BONER BEEF (EXCEPT AS OTHERWISE STATED IN ORDER) SOLD DURING THE PERIOD DECEMBER 24, 1942, TO FEBRUARY 10, 1943, INCLUSIVE

135	221.25 221.25 221.25 221.75 221.75 119.75 119.75 118.75 118.75
14	22.25 22.25 22.25 22.25 23.25 25 25 25 25 25 25 25 25 25 25 25 25 2
13	21.50 21.50 21.50 22.50 22.50 19.50 19.50 16.50 16.50 16.50
12	20.25 19.75 20.25 20.25 20.25 18.25 18.25 14.25 14.25 17.25 17.25
11	20.50 20.50 20.50 20.50 20.50 18.50 114.50 114.50 117.50
10	21.00 20.50 21.00 22.00 22.00 21.00 21.00 22.00 21.00 22.00 22.00 22.00 22.00 22.00 22.00 22.00 22.00 22.00 22.00 22.00 22.00 22.00 20.00
6	2221.22 2221.22 222.7.72 109.77 109.7
∞	22.22.22.22.22.22.22.22.22.22.22.22.22.
7	22.75 22.75 22.75 22.75 22.75 17.75 19.75 19.75 17.75
9	22 22 22 22 22 22 22 22 22 22 22 22 22
10	22.22.22.22.22.22.22.22.22.22.22.22.22.
4	22 22 22 22 23 23 25 25 25 25 25 25 25 25 25 25 25 25 25
69	22.75 22.75 22.75 22.75 22.75 20.75 117.75 118.75 118.75 118.75 118.75
63	23.50 23.50
н	223 233 233 200 225 233 200 201 201 201 201 201 201 201 201 201
Zone	Ham Inside Ham Outside Kanckle Regular Roll Boneles Strip Boneles Strip Shoulder Clod Chuck I'mmings Minute Straks. Hamburger Bullmeat

SCHEDULE "D" TO ADMINISTRATOR'S ORDER No. A-529

MAXIMUM WHOLESALE PRICES FOR SUNDRY BEEF CUTS SOLD DURING PERIOD DECEMBER 24, 1942, TO FEBRUARY 10, 1943,

	15	111.25 111.25 11.25 12.50 17.50 10.75 10.7
	14	11.25 10.75 11.25 17.00 16.25 56.25 56.25 56.25 19.25 11.25 20.25 11.25 20.25 11.25 11.25 11.00
	13	11.50 17.50 17.50 17.50 17.50 17.50 18.50
	12	0.00 0.00
	11	01.00 0.00 0.00 0.00 0.00 0.00 0.00 0.0
	10	00 4411 155 456 160 60 160 60
	6	10.00 10.00
	00	11.50 11.50 11.50 11.50 11.50 11.50 11.50 11.50 11.50 11.50 11.50
	12	112.00 116.00 116.00 117.77 177.75 177.70 177.70 177.00 17
	9	10.00 10.00
4 2 4 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	10	11.50 11.50 12.50 12.50 12.50 12.50 13.50 13.50 11.00 14.25
	4	111.50 111.00 111.00 112.50 111.00 112.00 112.00 113.00 114.25 114.25
	63	12.00 111.50 111.50 117.75 177.75 177.75 177.70 177
	7	111.75 11
	-	22.11 25.25
	Zone	No. 1 Flank Bone-In (Special and Commercial) No. 2 Flank Boneless (Other Qualities). No. 1 Flank Boneless (Other Qualities). No. 1 Flank Boneless (Other Qualities). No. 2 Flank Steak (Special and Commercial). No. 2 Flank Steak (Special and Commercial). No. 1 Flank Steak (Other Qualities). No. 1 Flank Steak (Other Qualities). No. 2 Tenderloin Waghing 4-5 lbs. No. 3 Tenderloin Waghing 4-5 lbs. No. 3 Flanker Foint Bone-In (Special and Commercial). No. 2 Brisker Foint Bone-In (Special and Commercial). No. 2 Brisker Foint Bone-In (Other Qualities). No. 2 Brisker Foint Bone-In (Other Qualities). No. 2 Brisker Foint Boneless (Special and Commercial). No. 2 Brisker Foint Boneless (Other Qualities). Plates-Bone-In.

Administrator's Order No. A-530

Respecting Gummed Kraft Paper Tape

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

Administrator's Order No. A-206 is hereby revoked and the following substituted therefor:

- 1. No person shall manufacture any type of gummed kraft paper tape unless
 - (a) the weight of 500 sheets of the paper 24" x 36", used in its manufacture;
 - (b) the width of the tape;
 - (c) the length of the roll in feet;

are as specified in columns 2, 3 and 4 respectively of the Schedule hereto opposite such type of gummed kraft paper tape.

- 2. Notwithstanding the provisions of section 1,
 - (a) a manufacturer may continue to manufacture gummed kraft paper stay tape for use in the manufacture of shipping containers or set-up boxes but only in rolls of which the width, length and weight are the same as manufactured by him during 1942;
 - (b) a manufacturer may manufacture household rolls of gummed kraft paper tape but only in rolls in which the width, length and weight are the same as manufactured and sold by him during 1942;
 - (c) The Administrator of Paper Boxes, Envelopes and Packages may permit in writing the manufacture of gummed kraft paper tape for special industrial purposes in quantities of 1,000 pounds or over and of such width and quality as the said Administrator may determine.
- 3. This Order shall be effective on and after the 28th day of December, 1942.

Dated at Ottawa this 23rd day of December, 1942.

C. V. HODDER,

Administrator of Paper Boxes, Envelopes and Packages.

APPROVED:

D. GORDON.

Chairman, The Wartime Prices and Trade Board.

Schedule to Administrator's Order No. A-530

Col. 1	Col. 2	Col. 3	Col. 4
	Weight of Paper	Width of Tape	Length of Roll
Туре	24" x 36"—500 sheets	in inches	in feet
1.	35 pounds	$\frac{3}{4}$, 1, $1\frac{1}{4}$, $2\frac{1}{2}$, 3, 4 and over	500, 800 and over
2.	60 pounds	$1\frac{1}{2}$	300
3.	60 pounds	$1\frac{1}{2}$, 2, $2\frac{1}{2}$, 3, 4 and over	600 and over
4.	90 pounds	$2, 2\frac{1}{2}, 4 \text{ and over}$	400 and over

Administrator's Order No. A-531

Respecting Soft Drinks

Pursuant to authority conferred by The Wartime Prices and Trade Board, it is hereby ordered on behalf of the said Board, as follows:—

- 1. For the purposes of this Order,
- (a) "soft drink product" means a beverage consisting of unfermented fruit juices and imitations thereof, carbonated, litheated or mineral beverages and any other compounded or mixed soft drink, but the expression does not include grape or any other native fruit juice where at least 95 per cent of the product sold consists of pure juice of the fruit;
- (b) "bottled soft drink" means a soft drink product put up in bottles or other container for sale to the consumer, ready to use;
- (c) "fountain soft drink" means a soft drink product produced by combining a quantity of flavoured syrup with a liquid and aerating the same with carbonic acid gas or similar preparation, which is sold to a consumer by the glass or other container;
- (d) "manufacturer" means a person wholly or partly engaged in manufacturing, bottling, selling otherwise than at retail or in distributing bottled soft drinks;
- (e) "wholesaler" means a person who sells and distributes bottled soft drinks otherwise than at retail and includes a jobber.
- 2. (1) For the purposes of The Wartime Prices and Trade Regulations, and in pursuance of Orders Nos. 104 and 147 of the Board, on the sale at retail of any soft drink product, the maximum amount which any person may ask or receive for the price of such product and for all taxes levied on such product by the Parliament of Canada, shall be
 - (a) seven cents (7c) per bottle for any bottled soft drink of six fluid ounces or of any larger size up to and including thirteen fluid ounces; provided, however, that any person may sell at retail any bottled soft drink of any such size in any restaurant, cafe or other place where meals are served to the transient public at not more than the price established by him in such place during the basic period referred to in the said Regulations, but such price shall not in any event exceed ten cents (10c) per bottle. The burden of proof that a seller's maximum selling price for a bottled soft drink of any of said sizes exceeded seven cents during the said basic period shall rest with such seller;
 - (b) six cents (6c) per glass, for any fountain soft drink of five fluid ounces or of any larger size up to and including eight fluid ounces;
 - (c) ten cents (10c) per glass, for any fountain soft drink of nine fluid ounces or of any larger size up to and including twelve fluid ounces

Provided, however, that

- (i) any person may sell any bottled soft drink or fountain soft drink at retail, on any train or in any hotel, cabaret or amusement park,
- (ii) any person may sell at retail, any bottled soft drink contained in a bottle having a capacity of more than thirteen fluid ounces,
- (iii) any person whose place of business is remote from the usual sources of supply of such goods, may continue to sell bottled soft drinks at retail,
- (iv) every person selling at retail any bottled soft drink in units commonly called "carry-home" cartons shall sell such units

at not more than the highest lawful price established by him for such bottled soft drink or Fountain soft drink, during the said basic period plus such part of the taxes levied on such product by the Parliament of Canada as were not included in the highest lawful price established by him during the said basic period.

- (2) Nothing in this section contained shall be deemed to prohibit any person who sells any soft drink product from collecting any tax heretofore levied by any Provincial authority on any such product.
- 3. (1) For the purpose of bottling any soft drink product for sale at retail, no manufacturer shall use bottles of any capacity or capacities less than the capacity or capacities of those bottles in which he bottled the same soft drink product for resale at retail during the said basic period.
- (2) The maximum price per case at which a manufacturer or wholesaler may sell any bottled soft drink shall not be more than the highest lawful price established by him during the said basic period, notwithstanding that bottles used to contain the soft drink product may at any time be of a size larger than that used by him during the said basic period.
- 4. In the manufacture of bottled soft drinks no manufacturer shall use more than six flavours or more than the number of flavours heretofore used by him for such purpose, whichever is less; provided that
 - (i) for the purposes of this section, carbonated, litheated or mineral water shall each be deemed to be a flavour, and
 - (ii) nothing in this section shall be construed as prohibiting a manufacturer from bottling in various sizes of containers any specified flavour of any particular soft drink product.
- 5. (1) In every sale of a bottled soft drink made after the 18th day of January, 1943, a deposit charge of three cents (3c.) for each bottle of a capacity of six fluid ounces or any other capacity up to and including thirteen fluid ounces, and five cents (5c.) for each bottle of a capacity greater than thirteen fluid ounces shall be made by
 - (a) a manufacturer, wholesaler or jobber for each bottle supplied by him to a retailer.
 - (b) a retailer for each bottle supplied by him to a consumer and removed from the premises of such retailer by or for delivery to such consumer,

provided that every person who on the effective date of this Order maintained a practice of charging a deposit of more than three cents (3c.) for any bottle of a capacity of six fluid ounces or of any other capacity up to and including thirteen fluid ounces, shall continue to make such greater deposit charge on such bottle.

- (2) The Food Administrator may upon application, increase the deposit charge for any bottle in any case where it is shown that by reason of the size and value of such bottle, the deposit charge fixed as aforesaid is insufficient to ensure the prompt return of same to the holder of the deposit.
- (3) Payment of such deposit charge shall be collected with and at the time when payment is made for the bottled soft drink.
- (4) The amount of each such deposit charge shall be refunded by the holder thereof to the person who returns the bottle for which such deposit charge was made.
 - 6. The Food Administrator may, from time to time

(a) grant such exemption, permit or authority in special cases of individual hard-

ship and in such other cases as he deems proper;

- (b) require any manufacturer, wholesaler or jobber to furnish in such form and within such time as the Administrator may prescribe, written returns showing such information as the Administrator may consider necessary with respect to soft drink products, bottled soft drinks and fountain soft drinks.
- 7. This Order shall be effective on and after the 28th day of December, 1942.

Dated at Ottawa, this 23rd day of December, 1942.

J. G. TAGGART, Food Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-532

Respecting Use of Cotton Duck for Pipe Covering

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of said Board, as follows:—

- 1. No person shall cover any pipe with cotton duck or other cotton fabric similar to cotton duck except pursuant to a contract with the Department of Munitions and Supply or any agency thereof, which by its terms specifies that cotton duck or cotton fabric similar to cotton duck shall be used for covering any pipe.
 - 2. This Order shall be effective on and after the 29th day of December, 1942.

Dated at Ottawa, this 24th day of December, 1942.

J. H. F. TURNER, Cotton Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-533

Respecting the Transportation of Milk and Cream

Pursuant to authority conferred by The Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

- 1. For the purposes of this Order,
 - (a) "Administrator" means the Administrator of Services or any Deputy Administrator of Services duly appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
 - (b) "automotive vehicle" means any vehicle or trailer propelled or drawn by mechanical means (otherwise than on rails) and adapted or designed for the carrying of goods;
 - (c) the words "milk" and "cream" mean these products before they are processed or bottled, except for such processing, if any, as they receive on a farm.
- 2. No person shall use or cause or permit to be used any automotive vehicle to transport milk or cream except under the authority and in accordance with the terms of either a general permit, as provided for in Section 3, or of a specific permit granted by the Administrator, as provided for in Section 4; provided however that the provisions of this Order shall not apply to the use of any automotive vehicle to transport milk or cream produced on a farm owned or operated by the owner of such automotive vehicle, so long as it is confined to such use.
 - 3. (1) Every person engaged in the business of transporting milk or cream during the four weeks' period ending December 26, 1942, is hereby granted a general permit to continue such business, but only over the collection routes which such person operated during the said four weeks' period, and under the same conditions as to frequency of collection as existed on each such route during the said four weeks' period.
 - (2) Every person to whom a general permit is granted by the provisions of this Section shall make application for a specific permit on or before the 31st day of January, 1943.

- 4. (1) Every application for a specific permit to engage in the business of transporting milk or cream shall be made in such form as the Administrator may from time to time prescribe and sent to him in care of any Regional Office of the Board.
 - (2) To assist him in dealing with such applications, the Administrator may establish Provincial or Regional Advisory Committees composed of representatives of The Wartime Prices and Trade Board and of the Department of Agriculture and other departments of the Provincial Governments and other persons.
 - (3) The Administrator may refuse to grant a specific permit or may grant a specific permit on such terms as to routes, rates, frequency and method of collection or otherwise as he deems advisable.
- 5. Notwithstanding any other provision of this Order, any general permit or specific permit may be cancelled or varied at any time by the Administrator by direction in writing, and the Administrator may direct in writing that on and after a date fixed by him all general permits then outstanding shall be deemed to have been cancelled.
- 6. A general permit granted by the provisions of Section 3 shall not constitute an exemption from the provisions of Administrator's Order No. A-314, as amended, respecting the operation of private commercial vehicles, but any specific permit granted under the provisions of this Order shall exempt an automotive vehicle from the provisions of the said Order during the time such automotive vehicle is being operated in accordance with the terms of such specific permit.
 - 7. This Order shall be effective on and after the 1st day of January, 1943.

Dated at Ottawa, this 29th day of December, 1942.

J. STEWART,
Administrator of Services.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD Administrator's Order No. A-534, dated December 26, 1942

Effective on and after December 31, 1942

AMENDS

Administrator's Order No. A-194

(See Consolidation of Administrator's Order No. A-194)

THE WARTIME PRICES AND TRADE BOARD Administrator's Order No. A-535 Respecting Toilet Goods

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order-

"toilet goods" means articles, materials and preparations of whatever composition or in whatever form commonly or commercially known and sold for use in cleansing, deodorizing, beautifying, preserving, restoring, or other care of the human body and without restricting the generality of the foregoing shall include antiseptics, bleaches, depilatories, cosmetics, creams, lotions, perfumes, scents, powders and similar preparations, tooth pastes, shaving creams, shaving powders and shampoos but not including toilet soaps.

- 2. (1) No person shall on or after the 28th day of February, 1943, package any brand or type of toilet goods in more than two sizes of containers, provided that nothing herein contained shall be deemed to prohibit the use of any containers on hand at the effective date of this Order.
- (2) Every person packaging toilet goods shall on or before the 15th day of February, 1943, file with the Administrator of Pharmaceuticals and Toilet Goods a statement showing the sizes of each type or kind of container in which he proposes to continue to package toilet goods.
- (3) The said Administrator may approve in writing the statement of sizes of containers so proposed to be continued by such person and thereafter such person shall not, except with the written permission of the said Administrator, package any toilet goods in any sizes other than those so approved.
- 3. No person shall attach any container of toilet goods to any display card or advertising material, provided that nothing herein contained shall be deemed to prohibit the use of any display card or advertising material printed prior to the effective date of this Order.
 - 4. No person shall manufacture any
 - (a) bleaching creams
 - (b) eyelash creams
 - (c) nail creams or nail tonics
 - (d) throat creams
 - (e) sachets in powder or cake form
 - (f) face packs.
- 5. The said Administrator may by permit in writing grant such exemption from the provisions of this Order in cases of individual hardship as he may deem proper and in the public interest.
 - 6. This Order shall be effective on and after the 4th day of January, 1943.

Dated at Ottawa, this 29th day of December, 1942.

W. M. GRANT.

Administrator of Pharmaceuticals and Toilet Goods.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-536

Respecting Hand Bags

(Consolidated as amended by Administrator's Order No. A-581.)

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

Administrator's Order No. A-184 is hereby revoked and the following substituted therefor:—

1. For the purposes of this Order,

- (a) "style" means a combination of design, shape, type, material or quality of material, but does not include variation of colour or fabric pattern;
- (b) "style season" means
 - (i) spring season, opening on January 1 and closing on March 31 in each year; or
 - (ii) summer season, opening on April 1 and closing on July 14 in each year; or
 - (iii) fall season, opening on July 15 and closing on December 31 each year.

- 2. (1) Every manufacturer of hand bags shall, not later than ten days before the opening date of each style season, file with the Textile Sundries Administrator a statement showing each style of hand bag and his proposed selling price of each such style which he intends to offer for sale during the style season for which such statement is filed, provided that the statement for the style season opening on January 1, 1943, may be filed not later than January 30, 1943.
- (2) The said Administrator may approve in writing the statement so filed, with or without variation, and thereafter such manufacturer shall not offer for sale for such style season any style other than those so approved and shall not offer for sale for such style season any hand bag at a price exceeding the price so approved, provided that this subsection shall not apply to hand bags manufactured or in process of manufacture prior to the effective date of this Order.
- 3. (1) Except as provided in subsection 2 of this section, no manufacturer of hand bags shall prior to the opening date of a style season sell, offer to sell or deliver or accept a purchase order for any hand bag manufactured or to be manufactured by him for the purpose of sale in such style season.
- (2) Prior to the opening date of a style season, a manufacturer may show samples of hand bags manufactured or to be manufactured by him for the purpose of sale in such style season to a person who proposes to sell the same by means of advertisements thereof in a mail order catalogue issued by such person, and, in such case, the manufacturer may prior to the said opening date accept purchase orders from such person for any hand bag to be advertised in his mail order catalogue; provided however that the manufacturer before showing samples of or accepting purchase orders for any such hand bags shall first file with the said Administrator a statement as required by subsection 1 of section 2.

(Section 3 as re-enacted by Administrator's Order No. A-581).

- 4. (1) No manufacturer of hand bags shall manufacture for any style season any greater number of styles of hand bags in each manufacturer's selling price range stated in column 1 of the Schedule hereto than the number stated in column 2 of the Schedule opposite such price range.
- (2) Notwithstanding the provisions of subsection 1, no manufacturer of hand bags shall manufacture for sale in any style season any greater number of hand bags for the price range numbered 7 in the said Schedule than he manufactured for sale in such style season in 1942.
- 5. No manufacturer of hand bags shall ship or deliver any hand bag on consignment or on approval.
 - 6. This Order shall be effective on and after the 31st day of December, 1942.

Dated at Ottawa this 29th day of December, 1942.

J. A. McLAREN,

Textile Sundries Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

Schedule to Administrator's Order No. A-536

Column 1	Column 2
Manufacturer's Selling Price	Number of Styles
Price Range No. 1—Up to \$8.50, per dozen	15
Price Range No. 2—\$8.51 to \$12.50, per dozen	20
Price Range No. 3—\$12.51 to \$15.00, per dozen	24
Price Range No. 4—\$15.01 to \$22.50, per dozen	20
Price Range No. 5—\$22.51 to \$30.00, per dozen	15
Price Range No. 6—\$30.01 to \$36.00, per dozen	24
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THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-537, dated December 30, 1942

Effective on and after January 5, 1943

AMENDS

Administrator's Order No. A-413

(See Consolidation of Administrator's Order No. A-413)

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-538, dated December 30, 1942 Effective on an after January 2, 1943

AMENDS

Administrator's Order No. A-218

(See Consolidation of Administrator's Order No. A-218)

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Manufacture of Jewellery		507	Mops		219
Paper		397	Moss Peat—B.C		418
School Furniture		134	Motor Vehicle Repairs—Rati Moving Picture Films, Exhib	ng ior	528
Steel Tanks	uniore'	215	Rental)161011	398 398
Sport Jackets	dillors	525	Mowers—Lawn		239
Maple Flooring		467	Mowers—Lawn Mufflers, Men's and Boys'	202	and 405
Maple Leaf Ice Cream Ltd		203	Mustard—Glass containers fo	r	441
Maraschino Cherries—glass con		4.45			
Marine Animal Oils		$\frac{441}{321}$	Nail Polish		302
Marmalade—glass containers for		441	Napkins		64
Matrices		487	Navy Uniforms		515 405
Mattress Flock		84	Neckwear, Men's and Boy's.		202
Mattresses, new cotton felt Maximum Prices—Used Hand		470	New Brunswick Liquor Com		505
Maximum Prices—Used Hand	Bags,	51	Pulpwood	.,,	137
Second hand Bags, Bagging. Maximum Price—Vitamin G,	Vita-	51	New processes of manufactur		400
min D.	4 TOS9-	76	New Style Knit Goods		489 293
Maximum Rentals-Rooming A	ccom-		New Tailor Sweepings		84
modation		488	Newsprint—Bilge loading of.		196
Mayonnaise—Glass containers f		441	Manufacturers—Permit		451
Meal, Alfalfa		365 82	Nitrogen, Chemical fertilis		F10
Measurements of fur garments res			No. 1 New Tailor Sweepings.		519 84
Meat Baskets		83	Non-Ferrous Metal Scrap		415
Medical Garments		430	Northern Commercial Co. L	td	300
Medicinal Cod Liver Oil—ref Melange, Frozen Egg	ined	148 89	Norway Pine (red or)		419
Men's Caps and Suspenders		469	Note Books, Stenographic		64
Fall Weight Work Shirts		399	Nova Scotia Liquor Commis		505 139
Furnishings, shirts, pyjama	s and		Pulpwood Novelty Furniture		266
underwear			Nylon Hosiery		122
Hats and Hoods	• • • • • • .	154 6	NuBone Corset Co. of Canada	a Ltd	31
Made-to-measure clothing Negligee shirts, pyjamas, fl	at cut	0	Nuchrome Skates—Skating (464
underwear and blouses		172	Nuts—Brazil		404 517
Overcoats—1942/43 (Fall	and		Cashew, (shelled) Stove Bolt Machine Screv		351
Winter clothing)		81	20010 2020 1/280211110 20201		001
Trademarked shirts, pyjar flat underwear		171	Oak Flooring-Retail Price		369
Washahla gotton annaral		438	Wholesale Price		368
Merchandise—Hudson's Bay (Trading Posts Saskatchewan Co-Op. Who	Coy.		Oakum—Price		251
Trading Posts		166	Oil, Cod Liver, Medicinal		148
Saskatchewan Co-Op. Who	olesale	00	Common Cod		148
Soc. Ltd Metal—Britannia		98 176	Oiticica Tung.		437 437
Closures		425	Oils, Feeding		388
Containers		425	Marine Animal		321
For fittings, joining hard strips or struts	lware,	4.5	Oiticica Oil		437
strips or struts		101	Oka Cheese Onions, Price Yukon Territor		117
Frame beds		500 4 44	Ontario Pulnwood	у	14 141
Scrap—Non-Ferrous		415	Ontario Pulpwood Operation of Private Cor		141
Scrap—Non-Ferrous Screws, Self Topping Sheet.		352	Vehicles		314
Tubes—Collapsible—Used		307	Organs—PriceOuterwear—Knitted—colours		377
Windows		373	Outerwear-Knitted-colours	of	315

Subject	ORDER	No. A	Subject	ORDER	No. A
Outlet Boxes		231	Pilchards—1942 catch		381
Overalls, economies and s	simplifica-		Pine—Canadian White Pine		419
Overgonting		174	Idaho White		468
Overcoating		151 207	Ponderosa Red or Norway		468 419
1942/43 (Fall and Winter	Clothing).	81	Pins, Hair and Bob, Metal		444
Fall and Winter		151	Pipe Covering, Cotton Duck		532
Men's and Boys'		207	Pipe Fittings, grey cast iron		390
Overcoating—Price		151	Malleable Iron		390
O. & W. McVean Coy. Ltd Oyster Shell		183 429	Plain Goods Poyon		501
Of Block Carolin		120	Plain Goods, Rayon		19 241
Packages, fruit and vegetable		29	Platinum—Use of in jewellery	· · · · · · · · · · · · · · · · · · ·	431
Packaging by Cleaners, Laun		255	Plug Tobacco		513
Of Chocolates Of Electrical Tape		$\frac{233}{232}$	Plugs—electrical		241
Of Feeding Stuffs		306	Plumbing Equipment	117 - TT.	90
Of Household Drug Prod	ucts	514	Plumbing Equipment and Sup of Brass in		156
Of Men's and Boys' Furn	ishings	202	Plumbing Fixtures—colour		153
Of Sugar Confections		233	Ponderosa Pine		468
Of Tobacco Products Of Toilet Goods		513 535	Portable Chain Hoists and	Frolleys	506
Packaging, simplification, sta	ndardiza-	000	Portable Lamps		413
tion		192	Posting of Prices of Fuels		225
Packing of fur garments	in boxes		Posts, round white cedar—price. Western red cedar—price.		
restricted		. 180			521
TeaPaint Brushes		403 494	Pottery Ware. Poultry Litter—Peat Moss B.	C	418
Paints—Use of colour for		304	Powders, Seidlitz		97
Palladium-Use of in jeweller		431	Practice Books		64
Pants—economies and simpli		174	Preference Rating for Motor		****
1942/43 (Fall and Winter (Wool, Men's and Boys'	Clothing).	81 207	repairs		528
Panties—elastic		4	Preheater		479
Panties— and elastic		5	Price—Generally see name or merchandise.	or armere	
Pants and elastic		5	Price—Baskets; fruit and vege	table	29
Paper		50	Beeswax		56
Bags—for packaging		482 192	Boxes, fruit and vegetable	3	29
Base for Bread Wrappers		523	Briquettes, Brazeau Dom		60
Blotting		243	Canned Fruit, 1941 Pack.		113 44
Board		123	Canned Vegetables		44
Book		179	Coal—S.M. Bartling &	Son	65
Bond Ledger		179 179	Coal—Innes Coal		65
Manufacture of		397	Crates Farm machinery and Par	ta	29 8
Tape—gummed kraft		530	Fertilizers in Maritime		115
Paper Products; Converted		64	Fir Door Stock		93
Specialty		179 275	Furniture		130
Towels.		64	Goods—affected by 1942	Federal	420
Paperboard—Calipers		123	Tax Hampers, fruit and veget		29
Colours		123	Harness Leather		13
Grades Simplification, economie		123	Ladies' hosiery, full fas	hioned	7
vation		123	Lumber Material used for Canvas	T-ont-	93
Papeteries		15	Material used for Canvas Meat Baskets		133 83
Parkas—economies and simpl		174	Men's made-to-measure		6
1942/43 (Fall and Winter of Men's and Boys' and Lad	Jothing).	81 207	Molasses		55
Parts for Farm Machinery	.165	101	Onions, Yukon Territory		14
Patches—rubber tire		191	Pulpwood Salmon fresh caught		11 91
Pattern of Furniture		131	Seidlitz Powders		97
Peanut Butter—Glass Contain	ners for	441 418	Shipping Cartons in B.C		290
Peat Moss—B.C Pencils—Wood		371	Shipping Cartons in Car	1	102
Pencils—Wood		371	Stakes		29
Perfumes		302	Print Fabric, rayon		12 439
Permits—Newsprint Manufac	turers	451	Goods—Rayon Printing Dies—Rubber		284
Personal Greeting Cards		212	Private Commercial Vehicles		314
Pest Control Product—Roten		342	Process Cheese		372
Petroleum Coke, Distribution		495 487	Processes of manufacturing F		400
Photo Engravings		477	New		489
Pianos—Price		377	Production of Farm Machine Products of Mercury Mills Lt		1
Pickles—Glass Containers for		441	ilton		32
71000 10					

Subject	Order	No.	A	Subject	ORDER	No. A
Product of Nu Bone Corset Co.	of Cd.,			Residential lighting fixtures		423
Ltd			31 59	Resins, Varnish		332 521
Products—BakeryOf Consolidated Mining and				Restrictions—Men's and Boy	s' Cloth-	
ing Co. Ltd			48	Restrictions—Men's and Boying. Women's, Misses' and C Wear.	hildren's	207
Of Crown Lumber, Coal & Coy. Ltd		1	83	Wear		474
Of O. & W. McVean Co. Lt	d	1	83	Retail deliveries		57 210
Of Ralston Purina Co. Ltd Of Rouville Knitting Co.		1	09	Rhodium—Use of in jewellery		431
Pullovers of Rouville Knitting	Co		09 11	Riboflavin		76 201
Pulpwood			98	Rivets, Steel, ½" and larger		350
Manitoba—Price			97 .37	Road Machinery—Registratio Roof Drain Fittings	n of Used	246 358
New Brunswick, Price Nova Scotia			39	Rooming Accommodation		488
Ontario			.41 .38	Room Rates, Halifax Commi- Rotenone		$\frac{421}{342}$
Quebec			98	Rouges		302
Saskatchewan			99 24	Rouville Knitting Co. of Mari Rubber Printing Dies		109 284
Pumps			84	Rubber Tire Reliners and Pat	ches	191
Condensation			84	Rugs—price		152
Standardization of Vacuum			24 84	Safety Razor Blades		416
Purina Chows			9	Safety Razors	hildron's	416
Push Buttons		2	41 5	Sale of Women's, Misses' and C Wear	midren 8	475
Men's and Boys'		1	172	Sale of Women's, Misses' and		526
Men's and Boys' Men's and Boys'		4	202 105	coats, suits and sport jack Salmon, Canned	eta	136
Trademarked—Boys'		1	171	Caught in Canadian Water	rs	91 91
Trademarked—Men's		J	171	Fresh caught in Canadian Frozen		382
Quality of Paper			50	Salvage—Collapsible Metal T	ubes	370
Quebec Pulpwood		1	138	Saskatchewan Co-Op. Whole Ltd.	sale boc.	98
Queen Charlotte Canners Ltd Quota 1942 Farm Machinery			114	Ltd		202, 405 134
Quota 1943 Farm Machinery		5	395	School, Desks		
Quota, Wool Processing	• • • • • • • •	88, 4	£ U2	Tables and Chairs		134 277
Radiator			71	Scoops		458
Radiators, Concealed		4	180	ScrapersScrap Metal—Non-Ferrous		277 415
Enclosed convector type Rag Bond Paper			180 50	Screen Cloth, wire		374
Rag Ledger Paper. Ralston Purina Co. Ltd			50	Screws, (Carriage, Machin Countersunk Head, Elev		
Range Boilers—style and size.			9 169	Step, Bolts, Lag)		87
Rates—room—Halifax N.S. D	ist	4	121	Machine		349 352
Rating for Motor repairs			528 328	Scribblers		64
Ray Jute			122	Seamless basque berets—knit Seasonal Hotel Accommodati	ted	254 211
Plain Goods			19	Seats. Closet		359
Print Goods Print Fabric			$\frac{439}{12}$	Secondhand Bags Sectional Switch and Outlet I	Royas and	51
Razor Blades—Safety		4	416	Covers		231
Razors—Safety			416	Seeds—Price		446
Receptacles, electrical			241 80	Self Topping Sheet Metal Scre	ews	352
Red Cedar Posts, Western-pr	rice161	and		Semi Porcelain		521 90
Red or Norway Pine			419	Sets, Gift		461
Refined Cod Liver Oil Refined White Arsenic			148 311	Sewing Machines, Domestic, Industrial, Used	Used	392 391
Registration of Used Con	struction	1		Sewing Thread, cotton—colou	rs	346
Equipment Industrial Equipment			$\frac{246}{246}$	Shaving Brushes.		413 198
Reliners—rubber tire			191	Shaving Preparation		461
Relish-Glass Containers for			441	Sheet Metal Machines—Used Sheet Metal Screw, self topping		295 352
Rental of Moving Picture File Rentals, Maximum for rooming			398	Shell, Crushed Oyster		429
modation	_		488	ShellacShingles—white cedar		333 411
Repairs—Fur Garments			234	Mountain and Interior 1	Region of	
Motor, Rating for			52 8	B.C		412

Subject · Order	No. A	Subject Order	No. A
Shipping Cartons	100	Sportswear, Cotton, economies and	
Price	102	simplifications	174
Price B.CShipping Containers for Macaroni and	290	Sport Goods	188
Shipping Containers for Macaroni and	201	Sport Jackets—Women's and Misses'	276
Food Products. Shipping Tags.	301 456	Women's, Misses' or Juniors' 1943 Women's, Misses' and Juniors'52	462 5, 526
Shirts—B.V.D. Co. Ltd	27	Sport Skirts	276
Work-economies and simplifica-		Sport Skirts	
tions	174	Clothing)	81
Fine—Men's and Boys'	405 202	Sportswear, woolen—elastic	5
Men's and Boys'	172	Stains—Use of Colour.	64 304
Work, Fall Weight, Men's and	112	Standardization of Pumps.	124
Boys'. Trademarked—Boys'.	399	Staple Buttons	252
Trademarked—Boys'	171	Stationery	15
Trademark Men's	171 172	Steam Heating Specialties	522 213
Shoes—Leather	478	Steel, Critical	330
Price	175	Steel Drums	126
Shorts—and elastic	5	Steel Shafts, for Badminton Racquets.	347
1942/43 (Fall and Winter Clothing).	81 459	For Fishing Rods	347
Shot Guns. Shovels.	277	For Golf Clubs For Ski Poles	347
Signalling Devices.	241	Steel Rivets 12" and larger	350
Silage—Molasses for	144	Steel, Structural—Used	296
Silver	210	Tanks	215
Silver-plated Hollow-ware	267 123	Use of in range boilers	169 424
Simplification of Pumps	124	Wire Strand Galvanized	294
Simplifications—Women's and Misses'		Stenographic Note Books	64
coats, suits, jackets, skirts	276	Store, Crushed—Cap St. Martin	487
Sinks and Trays.	90 90	Island of Montreal	140 147
Size, Fittings and Soil Pipe, cast iron.	125	Stone Ware	521
Size of Household Drug Products	514	Storage Batteries	406
Size of Vitreous China Plumbing Fix-	150	Storage Heater	479
tures	153 464	Stove Bolts	348 351
Skating Outfits (with) Nuchrome	201	Stoves, Electric, Used.	396
Skates	464	Stranded Steel wire clothes line	424
Skis. Ski Jackets, 1942/43 (Fall and Winter	188	Structural Steel—Used	296 500
Clothing)	81	Style of Brooms	142
Jackets, Ladies', Men's and Boys'.	207	FurnitureStyles of Fur Garments Restricted	131
Clothing)	207	Styles of Fur Garments Restricted	180
roles	188 347	Styles of Vitreous China Plumbing Fixtures	153
Poles—steel shafts for	276		536
Slacks—economies and simplifications.	174	Handbags Styling of Women's, Misses' and Chil-	
Slacks, 1942/43 (Fall and Winter Cloth-	81	dren's Wear	475
ing)	207	coats, suits and sport Jackets	526
Slaughter Houses	490	Suits, Juniors	207
Slippers—price Smocks—economies and simplifica-	175	Suits, Juniors	207
tions simplifica-	174	Women's and Misses	276 462
Smoked Cross pack Fillets of Fish	47	Women's, Misses' and Juniors'	525/6
Snuff	513	Sulphite Converting Papers	275
Soaps—Bar or Package	458	Surface Heating Coils	485
Soap Chips Flakes.	458 458	Surgical Appliances—Nu-Bone Corset Co	31
Sockets-electrical.	241	Suspenders	202
Soft Drinks	531	Men's and Boys'	405
Soil Pipe, Cast Iron.	125	Men's and Boys' Sweaters of Rouville Knitting Co	469 109
Cast Iron, sizes	$\frac{125}{382}$	Sweepings, No. 1, New Tailor	84
Soles for Leather Footwear	497	Swiss Watches	502
Solid Fuels—Posting of prices of	225	Switches—electrical	241
Spaces	277 212		
Specifications of, Covers	231	Tablets, Writing	64
Outlet Boxes	231	Tables, School	134
Sectional Switch	231	Tags, Shipping	456
Specialties for Heating Systems	$\frac{522}{235}$	Talor Sweepings, New No. 1	84 502
Spirituous Beverages—glass containers.	472	Tank Heater	71
Splicing Tape	232	Tanks	153

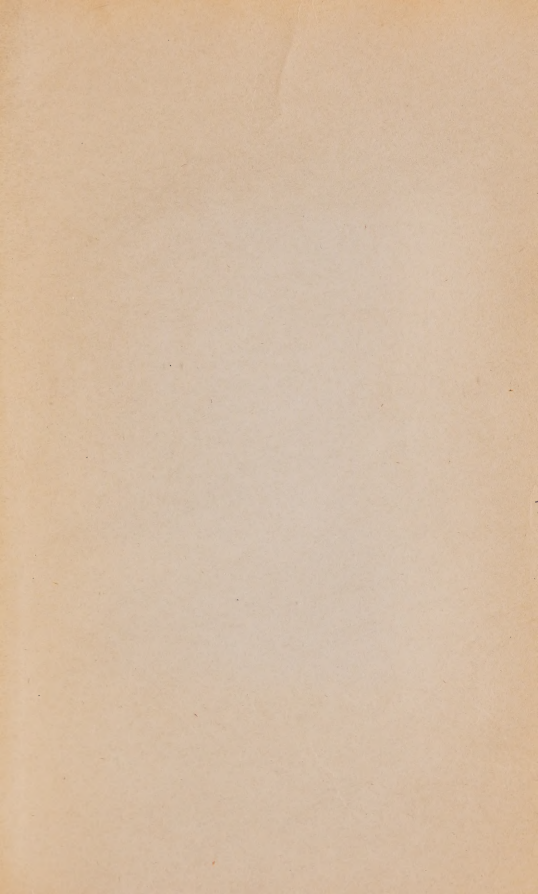
Subject	ORDER	No. A	Subject	ORDER	No. A
Tanks, Steel Tape—Electrical Tape Paper, Gummed Kraft		215 232 530	Upholstered Goods—frames for Urinals		18 153
Tax, Federal, changes, 1942		420			101
Tea—packing		403	Vacuum Pumps		484 494
Tennis Racquets and balls Terra Cotta Tile—Ontario		188 410	Varnish Brushes		332
Thread, cotton, sewing—colour		346	Use of colour for		304
Tile—hollow structural—Ontar	io	410	Vegetables Canned		44
Terra Cotta—Ontario		410 344	Vegetables, Frosted, Heeney's. Vegetable Packages, baskets,	haras	116
Tin—Price Tobacco deliveries, wholesale—	Ottawa	944	hampers, crates		29
and Hull Dist		164	Vehicles—private commercial.		314
Products, Packaging of		513	Venetian Blinds-Metal		128
Products—Wrappings For.		69 188	Wood		305 305
Toboggans		535	Sizes		305
Papers		64	Vitamin D Vitamin Fishmeal Products		76
Rolls		64	Vitamin Fishmeal Products		76 76
Waters Tooth Cleaning Preparation		302 461	Vitamin G Vitreous China Plumbing Fi	xtures—	10
Top Coats—Men's and Boys'.		207	Colour		153
Trade—Jewellery		447	Vitrified Ware		521
Trading Posts—Hudson's Bay Transformers—for Bell Wiring		$\frac{166}{241}$	Wall Mops		219
Electrical		434	Warm Air Furnaces		476
Transportation of Milk and Cr	eam	533	Wash Sinks		90
Trappist Fathers—Oka cheese	made by	117	Washing Powder		458
Tray Covers		64 506	Waste Cotton		17 502
Trousers, Men's.		207	Waterproof Coats		207
Trousers, Men's. Tubes, Metal, Used Collapsible	le	370	Wax—Carnauba—Use of Wear—Women's Misses' and Ch		448
Tuna Fish—(Atlantic)		380			474 475
Tung Oil		437 218	Delivery of		475
Twist Tobacco		513	Weavers-license		235
Typewriters Portable		194	Western red cedar posts-price.	161	and 163
Portable		194 194	White—Arsenic refined White Cedar Posts, round, pric	160	911 and 150
Sales		394	White Cedar Shingles	0100	411
Typing Desks		134	White Metal		176
Stands		134	White Pine—Canadian		419 179
			White Specialty Paper		186
Use of Automotive Vehicles by	y Whole-		Whisks—specifications		186
saler		292	Wholesale Deliveries		292
Use of Britannia Metal Carnauba Wax		176 448	To Retailers—Ottawa ar Dist	ia Hull	164
Cast Iron		71	Windbreakers-economies and		101
Petroleum Coke		495	fications		174
Steel for Corsets		213 292	1942/43 (Fall and Winter Cl Wool, Men's and Boys'		81 207
Vehicle by Retailer Used Bags		51	Windows-Metal		373
Binoculars		477	Wine Bottles—Used		236
(ameras		477	Glass containers for Winter Clothing 1942/43 (F.	all and	472
Clothing Distillers' Bottles		334 236	Winter Clothing)	an and	81
Domestic Sewing Machine	8	392	1942/43, Women's		149
Electric Stoves		396	Winter Overcoats		151
Industrial Sewing Machine Lenses		391 477	Wire—barbed		150 168
Photographic Equipment.		477	Brushes		218
Photographic Equipment. Machine Tools (Sheet Me			Clothes-line		424
chines, Woodworking		295	Screen Cloth Steel, galvanized strand		374 294
Structural Steel.		296	Witches, frozen		382
Typewriters		394	Women's Coats—1942/43 (Fa Winter Clothing)	all and	
Wine Bottles		236	Coats, suits or sport jacket	9 10/12	81 462
Underwear, Flat Cut		$\frac{172}{222}$	Coats, Suits and Sport Jacket	kets	525/6
Price Trademarked—Boys'		171	Coats, Suits and Sport Jac. Fall and Winter Clothing 1	942/43	149
Trademarked—Men's		171	Wear—restrictions and elim	inations	474 475
Uniforms, Air Force		515	Wear—Styling—Sale—Deli Woodframe Bed Springs—Str	udio	410
Uniform, Army		515	Couches		500
Upholstered Furniture		515 167	Wood Pencils and Penholders Woodworking Machines—Used		371 295
o producted r difficult		107	Hood working Machines - Used		290

Subject	Order N	o. A	Subject	ORDER	No.	A
Wool Clips		118	Wrappers for Bread			23
Work Clothing, economies and	d simpli-	151	Wrappings, Christmas Wrapping of Corrugated Carte		4	81
fication		174	ducts			36
Gloves	n's and	155	Wrappings for Tobacco Production Writing Inks	ts		69 17
boys'		399	Writing Paper			15
Wool, Conservation of Wool Felt Hats—Men's and Bo	88, ovs'	, 402 154	Writing Paper		_	64 64
Wool Processing		88			0	-
Sportswear and elastic		207 5	Yarn, Cotton	· · · · · · · · · · · · · · · · · · ·		163
Wool, Conservation of Wool Felt Hats—Men's and Be Wool Processing Woolen Clothing, Men's, Boys	88, oys' ', etc	154 88 207	Writing Paper Writing Tablets Yacht Mops		2	219











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